

22 June 2006

Securities and Exchange Commission Office of International Corporate Finance 450 Fifth Street, N.W. Washington, DC 20549 Maxis Communications Berhad

(158400-V)

Aras 18, Menara Maxis Kuala Lumpur City Centre Off Jalan Ampang 50088 Kuala Lumpur Malaysia

P.O. Box 13447 50180 Kuala Lumpur Malaysia

Tel: (603) 2330 7000 Fax: (603) 2330 0008

SUPPL

Re: MAXIS COMMUNICATIONS BERHAD Rule 12g3-2(b) Examption Status 2006

File No: 082 -

Ladies and Gentlemen:

We refer to the above matter and enclose herewith the following documents for your kind attention:-

Item (1)

An update to Annex B as attached to the abovementioned letter for the period from 16 May 2006 to 15 June 2006, pursuant to Rule12g3-2(b)(1)(ii) of the Securities Exchange Act. The list sets forth the information that the Company has filed with the Bursa Malaysia Securities Berhad and which is made public by such exchange.

Item (2)

All forms lodged at the Companies Commission of Malaysia for the period from 16 May 2006 to 15 June 2006.

In the event of any questions or requests for additional information, the Commission may contact:

The Company Secretary
Maxis Communications Berhad
Level 18, Menara Maxis
Kuala Lumpur City Centre
Off Jalan Ampang
50088 Kuala Lumpur
Malaysia

Tel: 603-2330 6090 Fax: 603-2330 0590

Very truly yours,

Dato' ∮amaludin bin Ibrahim

Director

c.c. Mr. Chris Holland

06014742

Dipak Kaur Secretary

Solds

Singap-1/51421/01



Annex B

Disclosure/Reporting Requirements pursuant to Rule 1223-2(6)(1)(i) since 6 September

2002 1/1/

LATES REQUESTEDO

DATE FOR

NAME OF REPORT OR OTHER DOCUMENT

PUBLICIATION FILING OR SECTION

SOURCE OF REQUIREMENT

APPENDICES

DISTRIBUTION

Announcement to Bursa Malaysia Securities Berhad ("Bursa Securities")

1.	Listing Circular	16 May 2006	Bursa Securities	Α
	- Maxis Employee Share Option	22 May 2006	Listing Requirements	
	Scheme	24 May 2006		
		25 May 2006		
		26 May 2006		
		08 June 2006		
		12 June 2006		
2.	General Announcement	16 May 2006	Bursa Securities	В
		29 May 2006	Listing Requirements	
		01 June 2006		
		09 June 2006		
		15 June 2006		
3.	Notice of Book Closure	24 May 2006	Bursa Securities	C
			Listing Requirements	
4.	Changes in Director's Interest	06 June 2006	Bursa Securities	D
	Pursuant to Section 135 of the	15 June 2006	Listing Requirements	-
	Companies Act. 1965	10 00114 2000		
	a) Dato' Jamaludin bin Ibrahim			,
	b) Chan Chee Beng			
	o) chair chec bong			



5.	Notice of Interest of Substantial Shareholder Pursuant to Form 29A of the Companies Act. 1965 a) Templeton Asset Management Ltd b) Templeton International, Inc c) Templeton Worldwide, Inc d) Franklin Resources, Inc	19 May 2006	Bursa Securities Listing Requirements	E
6.	Changes in Substantial Shareholder's Interest Pursuant to Form 29B of the Companies Act. 1965 a) Templeton International, Inc b) Templeton Worldwide, Inc c) Franklin Resources, Inc d) Templeton Asset Management Ltd e) Tun Haji Mohammed Hanif bin	22 May 2006 26 May 2006 29 May 2006 31 May 2006 09 June 2006	Bursa Securities Listing Requirements	F
7.	Omar Financial Results	24 May 2006	Bursa Securities Listing Requirements	G

Singap-1/51421/01 - 3 -

APPENDIX A

LISTING'S CIRCULAR NO. L/Q: 36665 OF 2006

Company Name

: MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced : MAXIS : 16/05/2006

Subject

: MAXIS- EMPLOYEES' SHARE OPTION SCHEME ("SCHEME")

Contents:

Kindly be advised that the abovementioned Company's additional 84,000 new ordinary shares of RM0.10 each issued pursuant to the Scheme will be granted listing and quotation with effect from 9.00 a.m., Thursday, 18 May 2006.

Company Name : MAXIS COMMUNICATIONS BERHAD

Stock Name : MAXIS
Date Announced : 22/05/2006

Subject : MAXIS- EMPLOYEES' SHARE OPTION SCHEME ("SCHEME")

Contents:

Kindly be advised that the abovementioned Company's additional 223,000 new ordinary shares of RM0.10 each issued pursuant to the Scheme will be granted listing and quotation with effect from **9.00 a.m., Wednesday, 24 May 2006.**

LISTING'S CIRCULAR NO. L/Q: 36832 OF 2006

Company Name

MAXIS COMMUNICATIONS BERHAD

082-34780

Stock Name Date Announced

MAXIS 24/05/2006

Subject

: MAXIS-EMPLOYEES' SHARE OPTION SCHEME ("SCHEME")

Contents:

Kindly be advised that the abovementioned Company's additional 218,000 new ordinary shares of RM0.10 each issued pursuant to the Scheme will be granted listing and quotation with effect from 9.00 a.m., Friday, 26 May 2006.

LISTING'S CIRCULAR NO. L/Q: 36880 OF 2006

Company Name

MAXIS COMMUNICATIONS BERHAD

UEZ-34780

Stock Name Date Announced : MAXIS : 25/05/2006

Subject

: MAXIS- EMPLOYEES' SHARE OPTION SCHEME ("SCHEME")

Contents:

Kindly be advised that the abovementioned Company's additional 176,000 new ordinary shares of RM0.10 each issued pursuant to the Scheme will be granted listing and quotation with effect from 9.00 a.m., Tuesday, 30 May 2006.

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http://announcements.bursamalaysia.com/EDMS/edmsweb.nsf/LsvAllByID/16BE7326EE51B... 26/05/2006

Company Name : MAXIS CON

: MAXIS COMMUNICATIONS BERHAD

Stock Name
Date Announced

: MAXIS : 26/05/2006

Subject

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: MAXIS- EMPLOYEES' SHARE OPTION SCHEME ("SCHEME")

Contents:

Kindly be advised that the abovementioned Company's additional 135,000 new ordinary shares of RM0.10 each issued pursuant to the Scheme will be granted listing and quotation with effect from **9.00 a.m., Wednesday, 31 May 2006.**

LISTING S CIRCULAR NO. L/Q: 3/1/8 OF 2006

Company Name

: MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced : MAXIS : 08/06/2006

Subject

: MAXIS-Employees' Share Option Scheme ("Scheme")

Contents:

Kindly be advised that the abovementioned Company's additional 795,000 new ordinary shares of RM0.10 each issued pursuant to the Scheme will be granted listing and quotation with effect from 9.00 a.m., Monday, 12 June 2006.

Listing Circular

LISTING'S CIRCULAR NO. L/Q: 37203 OF 2006

Company Name : MAXIS COMMUNICATIONS BERHAD

Stock Name : MAXIS

Date Announced : 12/06/2006

Subject : MAXIS- EMPLOYEES' SHARE OPTION SCHEME ("SCHEME")

Contents:

Kindly be advised that the abovementioned Company's additional 392,000 new ordinary shares of RM0.10 each issued pursuant to the Scheme will be granted listing and quotation with effect from 9.00 a.m., Wednesday, 14 June 2006.

APPENDIX B

Reference No MC-060516-39671

Submitting Merchant Bank

Company Name

Stock Name Date Announced N/A MAXIS COMMUNICATIONS BERHAD 082-34780

18/05/2006

SEC MAIL

MAXIS 16/05/2006

Type Subject : Announcement

: MAXIS COMMUNICATIONS BERHAD ("Maxis" or "the Configany") Recurrent Related Party Transactions of a Revenue of rading Nature

Contents:

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1. Introduction

Pursuant to Practice Note No. 12/2001 issued in relation to Paragraphs 10.08 and 10.09 of the Listing Requirements of Bursa Malaysia Securities Berhad, the Board of Directors of Maxis wishes to announce that the following recurrent related party transactions ("RRPTs") of a revenue or trading nature necessary for day-to-day operations entered into between PT NATRINDO TELEPON SELULER ("NTS"), a 51%-owned subsidiary of Maxis and PT Multipolar Corporation Tbk ("MPC"), a related party of NTS, by way of aggregation, have exceeded the prescribed limit of RM1 million in respect of the recurrent transactions entered into during the period from 30 January 2006 to 15 May 2006:-

- purchase of personal computers/notebooks; and
- supply of network equipment for office LAN.

2. Details of the Contracting Parties

2.1 NTS was incorporated in Indonesia on 2 October 2000 under the Law of the Republic of Indonesia No: 1 Year 1995 ("Law No. 1 Year 1995"). Its principal activities are the provision of telecommunications services by operating mobile telecommunications network, basic telephony service and other related activities. NTS is a 51%-owned subsidiary of Teleglobal Investment B.V. which in turn is a whollyowned subsidiary of Maxis through Malaysian Mobile Services Sdn Bhd. The remaining 49% is held by PT Aneka Tirta Nusa.

2.2 MPC was incorporated in Indonesia under the Indonesian Commercial Code on 4 December 1975 and its Articles of Association was subsequently adjusted to Law No. 1 Year 1995. Its principal activity is as a business to business solutions provider. It also provides end to end solutions ranging from consultancy, networking, hardware infrastructure, software applications and hardware procurement to IT support system.

MPC is a related party of NTS by virtue of MPC having common members on its Board of Commissioners and common major shareholders with NTS. Details of the interests of the Directors, Commissioners, major shareholders and persons connected to them in NTS are set out in Paragraph 6 below.

3. Details of the RRPTs

Nature of Transactions Amount (RM Equivalent)

- (a) Purchase of Personal Computers/Notebooks 822,119.30
- (b) Supply of Network Equipment for Office LAN 261,000.00

TOTAL_1,083,119.30

For the period from 30 January 2006 to 15 May 2006, the aggregate value of the RRPTs amounted to RM1,083,119.30 (equivalent) based on the accounts of NTS made up to 15 May 2006.

4. Nature of the RRPTs

The RRPTs are in the ordinary course of business of NTS and have been entered into at arm's length, on normal commercial terms and on terms not more favorable to the related parties than those generally available to the public.

5. Rationale

MPC is a leading information technology company in Indonesia. The company had previously supplied network equipment, desktop computers and notebooks and provided support services for NTS' information technology networks to the satisfaction of NTS.

6. Directors', Commissioners' and Major Shareholders' Interests

Details of the nature and extent of the interests of Directors, Commissioners and major shareholders of NTS and persons connected to them as at 15 May 2006 are as follows:

- (i) Dr. Cheng Cheng Wen, a Commissioner of NTS, is also director of AcrossAsia Limited ("AcrossAsia") and President Commissioner of MPC; and
- (ii) Mr. Marshall Wallace Cooper, who was a Commissioner of NTS within the 12 months preceding the date on which the terms of the transactions were agreed upon, is also a director of AcrossAsia and a Commissioner of MPC.

Save as disclosed above and as far as the Directors and Commissioners are aware, none of the other Directors, Commissioners, major shareholders and/or persons connected to them has any interest, direct or indirect in the RRPTs.

The entry into of the RRPTs have been duly approved by the shareholders of NTS and the aforesaid interested Commissioners of NTS have abstained from all deliberations and voting on the resolutions in respect thereof.

7. Effect on share capital, substantial shareholders' shareholdings, earnings and consolidated net assets of Maxis

The RRPTs will not have any effect on the share capital or on the shareholdings of the

The RRPTs are also not expected to have a material effect on the earnings per share and the consolidated net assets of Maxis for the financial year ending 31 December 2006.

8. Statement by the Board of Directors

The Board of Directors of Maxis has taken into consideration all aspects of the RRPTs and is of the opinion that the RRPTs are in the best interests of Maxis and its subsidiaries.

9. Approvals required

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Based on the aggregate value for the period from 30 January 2006 to 15 May 2006 as disclosed under Paragraph 3 above, the RRPTs do not require the approval of the shareholders of Maxis or the approvals of any other relevant regulatory body.

This announcement is dated 16 May 2006.

Reference No MC-060529-64769

MAXIS COMMUNICATIONS BERHAD Company Name

Stock Name MAXIS Date Announced 29/05/2006 Land Case

082-34780

Type

: Announcement

Subject

: MAXIS COMMUNICATIONS BERHAD ("Maxis" or "the Company") Recurrent Related Party Transactions of a Revenue or Trading Nature

Contents:

1. Introduction

Pursuant to Practice Note No. 12/2001 issued in relation to Paragraphs 10.08 and 10.09 of Bursa Malaysia Securities Berhad ("Bursa Securities") Listing Requirements, the Board of Directors of Maxis wishes to announce the following recurrent related party transactions of a revenue or trading nature necessary for dayto-day operations ("Recurrent Related Party Transactions") entered into between wholly-owned subsidiaries of Maxis and the related parties of Maxis as set out in Paragraph 2 below, the values of which by way of aggregation, have exceeded the prescribed limit of RM1 million in respect of recurrent transactions entered into during the period 1 June 2005 and 26 May 2006.

2. Details of the Contracting Parties

2.1 Subsidiaries of Maxis

- 2.1.1 Maxis Broadband Sdn Bhd ("MBSB") was incorporated in Malaysia under the Companies Act, 1965 on 12 February 1992 as a private limited company. MBSB is a wholly-owned subsidiary of Maxis. Its principal activity is as an operator of a national public switched network and provider of internet and internet application services including owning, maintaining, building and operating radio facilities and associated switches.
- 2.1.2 Malaysian Mobile Services Sdn Bhd ("MMSSB") was incorporated in Malaysia under the Companies Act, 1965 on 20 July 1981 as a private limited company. MMSSB is a whollyowned subsidiary of Maxis. Its principal activity is as a provider of mobile telecommunications products and services.

2.2 Related Parties of Maxis

- 2.2.1 MEASAT Broadcast Network Systems Sdn Bhd ("MBNS") was incorporated in Malaysia under the Companies Act, 1965 on 12 May 1992 as a private limited company. MBNS is a wholly-owned subsidiary of ASTRO ALL ASIA NETWORKS plc ("ASTRO"). Its principal activity is providing Direct-to-Home satellite multi-channel subscription television services.
- 2.2.2 Multimedia Interactive Technologies Sdn Bhd ("MIT") was incorporated in Malaysia under the Companies Act, 1965 on 12 July 1999 as a private limited company. MIT is a whollyowned subsidiary of ASTRO. Its principal activity is the development and licensing of multimedia and interactive applications.
- 2.2.3 Kristal-ASTRO Sdn Bhd ("KASB") was incorporated in Brunei Darussalam under the Companies Act, Cap. 39 on 18 January 2000 as a private limited company. ASTRO has an effective interest of 48.9% in KASB. Its principal activity is providing Direct-to-Home satellite broadcasting services.

Act, 1965 on 3 May 1996 as a private limited company. SRG is a wholly-owned subsidiary of Usaha Tegas Sdn Bhd ("UTSB"), a major shareholder of Maxis. Its principal activities are the provision of management, consultancy and marketing (including telemarketing) services.

2.3 Nature of Relationship

UTSB, PSIL, Excorp, PanOcean and TAK (as hereinafter defined) who are major shareholders of ASTRO, are also major shareholders of Maxis. In addition, TAK is a director of PanOcean, Excorp and UTSB.

RM and TPC (as hereinafter defined), who are directors and shareholders of ASTRO and Maxis, are also directors of UTSB.

In view of the above, MMSSB, MBSB, MBNS, MIT, KASB and SRG are parties connected with one another by virtue of the common interests of the major shareholders, namely UTSB, PSIL, Excorp, PanOcean and TAK and of the directors, namely RM and TPC.

Details of the interests of the major shareholders, Directors and persons connected to them in Maxis, ASTRO and SRG are set out in Paragraph 6 below.

3. Details of the Recurrent Related Party Transactions

Details of the Recurrent Related Party Transactions are as follows:-

Maxis entity involved	Transacting Party	Nature of transaction	Value of transaction (RM)
MBSB	MBNS	Provision of International Private Leased Circuit ("IPLC") from All Asia Broadcast Centre ("AABC") in Kuala Lumpur, Malaysia to Indonesia.	1,497,401.73
MBSB	MIT	Prepaid Top-Up on Demand service via Easy Access (WAP STK).	17,083.28
MBSB	KASB	Upgrade of IPLC from AABC to Brunei Darussalam.	18,042.40
MMSSB	SRG	Outsourcing of Hotlink Club Data Entry, Fulfilment and Outbound Calling.	84,746.16

For the period 1 June 2005 to 26 May 2006, the aggregate value of the Recurrent Related Party Transactions amounted to RM1,617,273.57 based on the respective unaudited accounts of MBSB and MMSSB as at 26 May 2006.

4. Nature of the Recurrent Related Party Transactions

The Recurrent Related Party Transactions are in the ordinary course of business of MBSB and MMSSB and have been entered into at arm's length basis, on normal commercial terms and on terms not more favourable to the related party than those generally available to the public.

5. Rationale

i) Provision of IPLC

http://announcements.bursamalaysia.com/EDMS/edmsweb.nsf/LsvAllByID/48256E5D00109... 08/06/2006

IPLC communication link and data and voice connection to MBNS.

ii) Prepaid Top-Up on Demand service via Easy Access (WAP STK)

MIT is the solutions provider for Maxis Easy Access (WAPSTK) service. Working with MIT will ensure that MBSB would benefit from a quicker 'time to market' timeframe, as well as taking advantage of easier integration of the relevant systems given that MIT is the existing provider.

iii) Upgrade of IPLC

In addition to having the telecommunications infrastructure to provide a secure and reliable IPLC communication link and data and voice connection, MBSB is able to offer services to upgrade the IPLC for KASB.

iv) Outsourcing of Hotlink Club Data Entry, Fulfilment and Outbound Calling

The outsourcing to SRG of the management of the Hotlink Club program in particular is because SRG is the vendor appointed by MMSSB to manage the Call Centre operations for Hotlink's entire base and there is a synergy from an operational perspective for having the same vendor as compared to having separate vendors managing each job independently.

6. Directors' and Major Shareholders' Interests

The details of the nature and extent of the interests of the Directors and major shareholders of Maxis and persons connected to them as at 30 April 2006 and the nature of their relationships to the parties of the Recurrent Related Party Transactions are attached herewith marked as Appendix I.

Save as disclosed in the attachment and as far as the Directors are aware, none of the other Directors of Maxis and/or major shareholders and/or persons connected to them has any interest, direct or indirect, in the Recurrent Related Party Transactions.

The interested Directors have abstained from voting on the resolution in respect of the Recurrent Related Party Transactions.

7. Effect on share capital, shareholding structure, earnings and consolidated net assets of Maxis

The Recurrent Related Party Transactions will not have any effect on the share capital or shareholding structure of Maxis.

The Recurrent Related Party Transactions are also not expected to have a material effect on the earnings per share of Maxis for the financial year ending 31 December 2006 or any material effect on the consolidated net assets of Maxis based on its audited financial results for the financial year ended 31 December 2005.

8. Statement by the Board of Directors

The Board of Directors of Maxis (with the exception of En. Augustus Ralph Marshall, En. Tan Poh Ching and En. Chan Chee Beng who are deemed interested in the Recurrent Related Party Transactions and who have abstained from all Board deliberations and voting in connection therewith) has taken into consideration all aspects of the Recurrent Related Party Transactions and is of the opinion that the Recurrent Related Party Transactions are in the best interests of Maxis and its subsidiaries.

http://announcements.bursamalaysia.com/EDMS/edmsweb.nsf/LsvAllByID/48256E5D00109... 08/06/2006

9. Approvals required

Based on the aggregate value for the period between 1 June 2005 and 26 May 2006 as disclosed under Paragraph 3 above, the Recurrent Related Party Transactions individually or in aggregate do not require the approval of the shareholders of Maxis or the approvals of any relevant regulatory body.

This announcement is dated 29 May 2006. RRPT. Appendix Lpdf

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http://announcements.bursamalaysia.com/EDMS/edmsweb.nsf/LsvAllByID/48256E5D00109... 08/06/2006

Reference No MIC-060601-61528

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced MAXIS 01/06/2006

Туре

: Announcement

Subject

: MAXIS COMMUNICATIONS BERHAD ("Maxis" or "the Company")

- Results of the Nineteenth Annual General Meeting ("19th AGM") and Extraordinary General

082-34780

Meeting ("EGM") held on 1 June 2006

Contents:

The Board of Directors of Maxis is pleased to announce that at the 19th AGM and EGM held today, all of the resolutions (please refer to the Company's announcement dated 9 May 2006 in relation to the respective Notices of the 19th AGM and EGM, both dated 10 May 2006, and the details of the resolutions tabled before both meetings) were duly passed.

This announcement is dated 1 June 2006.

Reference No MC-060601-61528

Company Name

: MAXIS COMMUNICATIONS BERHAD

082-34780

TOTAL H. UHG IAO.

Stock Name Date Announced

: **MAXIS** nced : **01/06/2006**

Type

: Announcement

Subject

: MAXIS COMMUNICATIONS BERHAD ("Maxis" or "the Company")

- Results of the Nineteenth Annual General Meeting ("19th AGM") and Extraordinary General

Meeting ("EGM") held on 1 June 2006

Contents:

The Board of Directors of Maxis is pleased to announce that at the 19th AGM and EGM held today, all of the resolutions (please refer to the Company's announcement dated 9 May 2006 in relation to the respective Notices of the 19th AGM and EGM, both dated 10 May 2006, and the details of the resolutions tabled before both meetings) were duly passed.

This announcement is dated 1 June 2006.

082-34780

General Announcement Reference No MC-060609-62681

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name
Date Announced

MAXIS 09/06/2006

Туре

: Announcement

Subject : Notification pursuant to Paragraph 14.09(a) of the Listing Requirements of Bursa Malaysia

Securities Berhad ("Bursa Securities") of dealing in the shares of the Company outside closed

period.

Contents:

Maxis Communications Berhad ("Maxis" or "the Company") having received a notification on 9 June 2006 pursuant to Paragraph 14.09(a) of the Listing Requirements from Mr. Edward Ying Siew Heng, the Chief Operating Officer of the Company, do hereby notify Bursa Securities of his dealing in the securities of the Company as set out below:-

he disposal of 10,000 ordinary shares of RM0.10 each (representing 0.0004% of the issued share capital of Maxis) at RM9.05 each on 2 June 2006 ("the Disposal").

Upon completion of the Disposal, the balance number of shares held by Mr. Edward Ying Siew Heng is 1,105,000 shares representing 0.044% of the total issued share capital of the Company.

This announcement is dated 9 June 2006.

General Announcement Reference No MC-060615-56657

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced MAXIS 15/06/2006

Type Subject : Announcement

: MAXIS COMMUNICATIONS BERHAD ("MAXIS" OR "THE COMPANY")

Notification pursuant to Paragraph 14.09(a) of the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") of dealings in the shares of the Company during an open

period

Contents:

Maxis Communications Berhad ("Maxis" or "the Company"), wishes to announce that the Company, having received a notification on 15 June 2006 pursuant to Paragraph 14.09(a) of the Listing Requirements from En. Chan Chee Beng, a Director of the Company, do hereby notify a Securities of his dealing in the securities of the Company as set out below:-

Transfer of 506,000 ordinary shares of RM 0.10 each in Maxis ["Maxis Shares"] (representing 0.0202% of the issued share capital) to his wife on 8 June 2006 ("the Transfer").

Upon completion of the Transfer, En. Chan Chee Beng does not hold any Maxis Shares.

This announcement is dated 15 June 2006.

APPENDIX C

Reference No IVIC-060524-37491

Submitting Merchant Bank

N/A

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name

MAXIS

Date Announced

24/05/2006

EX-date

:13/06/2006

Entitlement date

:15/06/2006

Entitlement time

:05:00:00 PM

Entitlement subject

:First Interim Dividend

Entitlement description:

First Interim dividend of 10.42 sen per ordinary share less 28% Malaysian Income Tax

Period of interest payment

: to

Financial Year End

:31/12/2006

Share transfer book & register of : to

members will be closed from

(both dates inclusive) for the purpose of determining the entitlements

Registrar's name, address,

telephone no:

Symphony Share Registrars Sdn. Bhd.

Level 26, Menara Multi-Purpose

Capital Square

No. 8 Jalan Munshi Abdullah

50100 Kuala Lumpur

Malaysia

Tel No. 603-2721 2222

Payment date

:30/06/2006

a) Securities transferred into the

:15/06/2006

Depositor's Securities Account before 4:00 pm in respect of

transfers

b) Securities deposited into the

Depositor's Securities Account

before 12:30 pm in respect of

securities exempted from

mandatory deposit

c) Securities bought on the Exchange on a cum entitlement basis according to the Rules of the Exchange.

Number of new shares/securities :

issued (units) (If applicable)

Entitlement indicator

:RM

Entitlement in RM (RM)

:0.1042

Remarks

APPENDIX D

1/6/6/6/106 NO MC-000003-30243

Company Name

MAXIS COMMUNICATIONS BERHAD

082-34780

Stock Name

MAXIS

Date Announced

06/06/2006

Information Compiled By Bursa Malaysia

Particulars of Director

Name

Dato' Jamaludin bin Ibrahim

Address

No. 247, Jalan Bungor Rosa Sierramas, 47000 Sungai Buloh

Selangor Darul Ehsan

Descriptions(Class & nominal

value)

Ordinary shares of RM0.10 each

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Others

01/06/2006

300,000

4.360

Description of other type of

transaction

Subscription for 300,000 ordinary shares by way of the exercise of options granted pursuant to the Maxis 2002 Employee Share Option

Scheme ("the Subscription of Shares")

Circumstances by reason of which:

change has occurred Nature of interest

Direct Interest

Consideration (if any)

Total no of securities after change:

Direct (units)

1,050,000

Direct (%)

0.042

Indirect/deemed interest (units)

Indirect/deemed interest (%)

06/06/2006

Date of notice Remarks

The total number of options held after the Subscription of Shares is 2,559,578 © 2006, Bursa Malaysia Berhad. All Rights Reserved. Please read our disclaimer. Company Name MAXIS COMMUNICATIONS BERHAD

Stock Name **MAXIS** Date Announced 15/06/2006

Information Compiled By Bursa Malaysia

Particulars of Director

Name **Chan Chee Beng**

Address No 3 Jalan TR6/1, Tropicana Golf & Country Club

47410 Petaling Jaya, Selangor Darul Ehsan

Descriptions(Class & nominal value): Ordinary shares of RM0.10 each

Details of changes

Type of transaction Date of change Price Transacted (RM) No of securities

Transferred 08/06/2006 506,000 0.000

Circumstances by reason of which :

change has occurred

Transfer of shares to spouse

Nature of interest **Direct**

—Qnsideration (if any)

Ital no of securities after change:

Direct (units)

0

Direct (%)

Indirect/deemed interest (units)

Indirect/deemed interest (%) Date of notice

15/06/2006

Remarks

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APPENDIX E

Reference No MC-060519-36890 Exemption File No. Submitting Merchant Bank N/A

Company Name MAXIS COMMUNICATIONS BERHAD

Stock Name MAXIS Date Announced 19/05/2006

082-34780

Particulars of Substantial Securities Holder

Name **TEMPLETON ASSET MANAGEMENT LTD. ("Templeton")**

> 7 Temasek Boulevard #38-03 Suntec Tower One

Singapore 038987

NRIC/Passport No/Company No. N/A

Nationality/Country of incorporation Singapore

Descriptions(Class & nominal value) Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia (in respect of 122,661,000 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 993,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Address

Kuala Lumpur, Malaysia

(in respect of 1,787,000 ordinary shares of RM0.10 each in Maxis)

Date interest acquired & no of securities acquired

Date interest acquired 17/05/2006 No of securities 125,441,600

Circumstances by reason of which Shares are held by 10 funds and 3 separate accounts for which

Templeton is the discretionary investment advisor. Templeton is a Securities Holder has interest wholly-owned subsidiary of Templeton International, Inc., which is a

wholly-owned subsidiary of Templeton Worldwide, Inc., which is a

wholly-owned subsidiary of Franklin Resources, Inc.

Nature of interest Indirect/deemed

Price Transacted (RM)

Total no of securities after change:

Direct (units)

Direct (%) Indirect/deemed interest (units)

125,441,600

Indirect/deemed interest (%) 5.01

Date of notice 18/05/2006

Remarks

This announcement is based on the information in the Notice of Interest of Substantial Shareholder of Templeton dated 18 May 2006 received by Maxis on 19 May 2006.

1/0/0/0/0/00 140 1410-0003 13-30043 STATE OF THE PROPERTY OF THE TABLE Submitting Merchant Bank N/A 082-34780

Company Name MAXIS COMMUNICATIONS BERHAD

Stock Name **MAXIS**

Date Announced 19/05/2006

Particulars of Substantial Securities Holder Name

TEMPLETON INTERNATIONAL, INC. Address | 500 East Broward Blvd., Suite 2100,

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation **United States**

Descriptions(Class & nominal value) Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 122,661,000 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 993,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,787,000 ordinary shares of RM0.10 each in Maxis)

Date interest acquired & no of securities acquired

Date interest acquired 17/05/2006

No of securities 125,441,600

Circumstances by reason of which Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment Securities Holder has interest

advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc, which is a wholly-owned

subsidiary of Franklin Resources, Inc.

Nature of interest Indirect/deemed

Price Transacted (RM)

Total no of securities after change:

Direct (units)

Direct (%) Indirect/deemed interest (units) 125,441,600

Indirect/deemed interest (%) 5.01

Date of notice 18/05/2006

Remarks

This announcement is based on the information in the Notice of Interest of Substantial Shareholder of Templeton International, Inc. dated 18 May 2006 received by Maxis on 19 May 2006.

Reference No INC-060519-38543 exemption file No.

Submitting Merchant Bank N/A

Company Name MAXIS COMMUNICATIONS BERHAD Stock Name MAXIS

Date Announced 19/05/2006

Particulars of Substantial Securities Holder

Name TEMPLETON WORLDWIDE, INC.

500 East Broward Blvd., Suite 2100. Address

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation **United States**

Descriptions(Class & nominal value) Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

N/A

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 122,661,000 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 993,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,787,000 ordinary shares of RM0.10 each in Maxis)

Date interest acquired & no of securities acquired

Date interest acquired 17/05/2006 No of securities 125,441,600

Circumstances by reason of which Shares are held by 10 funds and 3 separate accounts for which

Templeton Asset Management Ltd. is the discretionary investment Securities Holder has interest advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned

subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

032-34780

subsidiary of Franklin Resources, Inc.

Indirect/deemed Nature of interest

Price Transacted (RM)

Total no of securities after change:

Direct (units) Direct (%)

Indirect/deemed interest (units) 125,441,600

Indirect/deemed interest (%) 5.01

Date of notice 18/05/2006

Remarks

This announcement is based on the information in the Notice of Interest of Substantial Shareholder of Templeton Worldwide, Inc. dated 18 May 2006 received by Maxis on 19 May 2006.

Reference No INC-060519-39163

N/A

Exemption File No.

Submitting Merchant Bank

MAXIS COMMUNICATIONS BERHAD

Stock Name

082-34780

Date Announced

Company Name

MAXIS 19/05/2006

Particulars of Substantial Securities Holder

Name

FRANKLIN RESOURCES, INC.

Address

One Franklin Parkway, San Mateo, CA 94403-1906

NRIC/Passport No/Company No.

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 122,661,000 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 993,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,787,000 ordinary shares of RM0.10 each in Maxis)

Date interest acquired & no of securities acquired

Date interest acquired

17/05/2006

No of securities

125,441,600

Circumstances by reason of which Securities Holder has interest

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned

subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc. Indirect/deemed

Nature of interest

Price Transacted (RM)

Total no of securities after change:

Direct (units)

Direct (%)

Indirect/deemed interest (units)

125,441,600

Indirect/deemed interest (%)

5.01

Date of notice

18/05/2006

Remarks

This announcement is based on the information in the Notice of Interest of Substantial Shareholder of Franklin Resources, Inc. dated 18 May 2006 received by Maxis on 19 May 2006.

APPENDIX F

Reference No MC-060522-41788

Submitting Merchant Bank

N/A

Exemption File No.

Company Name

MAXIS COMMUNICATIONS BERHAD

082-34780

Stock Name

MAXIS

22/05/2006 Date Announced Particulars of substantial Securities Holder

Name Address

TEMPLETON INTERNATIONAL, INC. 500 East Broward Blvd., Suite 2100,

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation

Descriptions(Class & nominal value)

N/A **United States**

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

Reference No IVIC-060522-40946

Submitting Merchant Bank

N/A

Exemption File No.

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name

MAXIS

Date Announced

22/05/2006

N/A

Particulars of substantial Securities Holder

Name Address TEMPLETON WORLDWIDE, INC

500 East Broward Blvd., Suite 2100

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value) Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 600,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

18/05/2006

600,000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/deemed

Direct (units)

Direct (%)

Indirect/deemed interest (units) Indirect/deemed interest (%)

600,000 0.024

Total no of securities after change:

126,041,600

Date of notice

19/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton Worldwide, Inc . dated 19 May 2006 received by Maxis on 20 May 2006.

The Registered holders of the Maxis shares over which Templeton Worldwide, Inc has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 123,261,000 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 993,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,787,000 ordinary shares of RM0.10 each in Maxis)

Reference No MC-060522-39556

Submitting Merchant Bank

N/A

Exemption File No.

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name

082-34780

Date Announced

MAXIS 22/05/2006

Particulars of substantial Securities Holder

Name

FRANKLIN RESOURCES, INC.

Address

One Franklin Parkway, San Mateo, CA. 94403-1906

NRIC/Passport No/Company No.

N/A

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 600,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

18/05/2006

600.000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc. Indirect/deemed

Nature of interest

Direct (units)

Direct (%)

Indirect/deemed interest (units) Indirect/deemed interest (%)

600,000 0.024

Total no of securities after change: Date of notice

126,041,600 19/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Franklin Resources, Inc. dated 19 May 2006 received by Maxis on 20 May 2006.

The Registered holders of the Maxis shares over which Franklin Resources, Inc has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 123,261,000 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 993,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,787,000 ordinary shares of RM0.10 each in Maxis)

CICICIOC NO INC-0000ZZ Submitting Merchant Bank

N/A

Exemption File No. 082-34780

Company Name

MAXIS COMMUNICATIONS BERHAD **MAXIS**

Stock Name Date Announced

22/05/2006

Particulars of substantial Securities Holder

Name

TEMPLETON ASSET MANAGEMENT LTD. ("Templeton")

Address

7 Temasek Boulevard #38-03 Suntec Tower One

Singapore 038987

NRIC/Passport No/Company No.

Nationality/Country of incorporation

Descriptions(Class & nominal value)

N/A Singapore

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 600,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

18/05/2006

600.000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/deemed

Direct (units)

Direct (%)

Indirect/deemed interest (units)

600,000

Indirect/deemed interest (%)

0.024

Total no of securities after change 126,041,600

Date of notice

19/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton dated 19 May 2006 received by Maxis on 20 May 2006.

The Registered holders of the Maxis shares over which Templeton has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 123,261,000 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 993,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,787,000 ordinary shares of RM0.10 each in Maxis)

Ligitation INO INC. 0000550- 10000 Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name MAXIS Date Announced 26/05/2006 Particulars of substantial Securities Holder

Name TEMPLETON INTERNATIONAL, INC. Address 500 East Broward Blvd., Suite 2100,

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value) Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 816,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 30,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

exemption File No.

082-34780

Acquired

24/05/2006

847,300

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/Deemed Direct (units) 847,300

Direct (%)

0.034

Indirect/deemed interest (units)

Indirect/deemed interest (%)

Total no of securities after change:

126,888,900

Date of notice

25/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton International, Inc. dated 25 May 2006 received by Maxis on 26 May 2006.

The Registered holders of the Maxis shares over which Templeton International, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 124,077,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,817,000 ordinary shares of RM0.10 each in Maxis)

Reference No Mic-ubu526-39525

MAXIS COMMUNICATIONS BERHAD

MAXIS

Exemption File No.

Company Name

Stock Name Date Announced

082-34780

26/05/2006

Particulars of substantial Securities Holder

Name

TEMPLETON ASSET MANAGEMENT LTD. ("Templeton")

Address

7 Temasek Boulevard #38-03 Suntec Tower One

Singapore 038987

NRIC/Passport No/Company No.

Nationality/Country of incorporation

N/A Singapore

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 816,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 30,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

24/05/2006

847,300

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton is the discretionary investment advisor. Templeton is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a

wholly-owned subsidiary of Franklin Resources, Inc.

Nature of interest

Direct (units)

Indirect/Deemed

847,300 0.034

Direct (%)

Indirect/deemed interest (units)

Indirect/deemed interest (%)

Total no of securities after change: Date of notice

126,888,900 25/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton dated 25 May 2006 received by Maxis on 26 May 2006.

The Registered holders of the Maxis shares over which Templeton has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 124,077,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,817,000 ordinary shares of RM0.10 each in Maxis)

Reference NO IVIC-000320-1804F

Company Name

MAXIS COMMUNICATIONS BERHAD

Exemption File No. 082-34780

Stock Name Date Announced MAXIS 26/05/2006

Particulars of substantial Securities Holder

Name

TEMPLETON WORLDWIDE, INC. 500 East Broward Blvd., Suite 2100,

Address

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 816,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 30,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

24/05/2006

847,300

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/Deemed

Direct (units)

847,300

Direct (%)

0.034

Indirect/deemed interest (units)

Indirect/deemed interest (%)

126,888,900

Total no of securities after change: Date of notice

25/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton Worldwide, Inc. dated 25 May 2006 received by Maxis on 26 May 2006.

The Registered holders of the Maxis shares over which Templeton Worldwide, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 124,077,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,817,000 ordinary shares of RM0.10 each in Maxis)

Meletetice INO INIC-000320-10CMD

Company Name

Stock Name

MAXIS COMMUNICATIONS BERHAD

MAXIS 26/05/2006

Date Announced

Particulars of substantial Securities Holder

Name FRANKLIN RESOURCES, INC.

Address One Franklin Parkway, San Mateo, CA. 94403-1906

NRIC/Passport No/Company No. N/A

Nationality/Country of incorporation **United States** Descriptions(Class & nominal value) Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 816,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 30,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

exemption File No.

082-34780

Acquired

24/05/2006

847,300

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/Deemed

Direct (units)

847.300

Direct (%)

()

0.034

Indirect/deemed interest (units)

Reference No MC-060529-35946

Company Name : MAXIS COMMUNICATIONS BE

MAXIS COMMUNICATIONS BERHAD Exemption File No. 082-34780

Date Announced : 29/05/2006

Particulars of substantial Securities Holder

Name : FRANKLIN RESOURCES, INC.

Address : One Franklin Parkway, San Mateo, CA. 94403-1906

NRIC/Passport No/Company No. : N

Nationality/Country of incorporation : United States

Descriptions(Class & nominal value) : Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 967,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Stock Name

Kuala Lumpur, Malaysia

(in respect of 33,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction Date of change

Acquired 25/05/2006 1,000,000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc.

Nature of interest

Direct (units)

Direct (%)

Indirect/deemed interest (units)
Indirect/deemed interest (%)

1,000,000

Indirect/Deemed

Indirect/deemed interest (%) 0.0 Total no of securities after change 12

0.04

Total no of sec Date of notice 127,888,900 26/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Franklin Resources, Inc. dated 26 May 2006 received by Maxis on 26 May 2006.

The Registered holders of the Maxis shares over which Franklin Resources, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,044,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,850,000 ordinary shares of RM0.10 each in Maxis)

IVEIGIGING INC INC-000379-00003 Company Name

MAXIS COMMUNICATIONS BERHAD

Exemption File No.

Stock Name **MAXIS** 082-34780 Date Announced 29/05/2006

Particulars of substantial Securities Holder

Name TEMPLETON WORLDWIDE, INC. Address 500 East Broward Blvd., Suite 2100,

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No. N/A

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value) Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 967,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 33,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

25/05/2006

1.000,000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin Resources, Inc.

Indirect/Deemed

Nature of interest

Direct (units)

Direct (%)

Indirect/deemed interest (units)

Indirect/deemed interest (%) Total no of securities after change:

Date of notice

1,000,000

0.04 127,888,900

26/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton Worldwide, Inc. dated 26 May 2006 received by Maxis on 26 May 2006.

The Registered holders of the Maxis shares over which Templeton Worldwide, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia (in respect of 125,044,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,850,000 ordinary shares of RM0.10 each in Maxis)

Ligitation INC.0000529-DDD0D Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced

MAXIS 29/05/2006 Exemption File No.

082-34780

Particulars of substantial Securities Holder

Name Address - TEMPLETON INTERNATIONAL, INC. 500 East Broward Blvd., Suite 2100,

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation

Descriptions(Class & nominal value)

United States

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 967,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 33,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

25/05/2006

1,000,000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc. Indirect/Deemed

Nature of interest

Direct (units)

Direct (%)

Indirect/deemed interest (units) Indirect/deemed interest (%)

1,000,000 0.04

Total no of securities after change

127,888,900

Date of notice

26/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton International, Inc. dated 26 May 2006 received by Maxis on 26 May 2006.

The Registered holders of the Maxis shares over which Templeton International, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad Kuala Lumpur, Malaysia (in respect of 125,044,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad Kuala Lumpur, Malaysia (in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad Kuala Lumpur, Malaysia (in respect of 1,850,000 ordinary shares of RM0.10 each in Maxis)

Velereline inn IMC-non252-C5E22 Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name **MAXIS** Date Announced 29/05/2006

Particulars of substantial Securities Holder

Name TEMPLETON ASSET MANAGEMENT LTD. ("Templeton")

Address 7 Temasek Boulevard #38-03 Suntec Tower One

Singapore 038987

N/A

NRIC/Passport No/Company No.

Nationality/Country of incorporation Singapore

Descriptions(Class & nominal value) Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 967,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 33,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Exemption File No.

082-34780

Acquired

25/05/2006

1,000,000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton is the discretionary investment advisor. Templeton is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a

wholly-owned subsidiary of Franklin Resources, Inc.

Nature of interest

Direct (units)

Indirect/Deemed

Direct (%)

Indirect/deemed interest (units) 1.000.000 Indirect/deemed interest (%) 0.04

Total no of securities after change:

127,888,900

Date of notice

26/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton dated 26 May 2006 received by Maxis on 26 May 2006.

The Registered holders of the Maxis shares over which Templeton has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,044,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,850,000 ordinary shares of RM0.10 each in Maxis)

IVERSION OF INC. MIC. TO COO 25 -40 200

Company Name

Date Announced

Stock Name

MAXIS COMMUNICATIONS BERHAD

MAXIS

Exemption File No. 082-34780

Particulars of substantial Securities Holder

Name

Tun Haji Mohammed Hanif Bin Omar ("Tun Hanif")

Address

No. 74, Jalan USJ 12/3B, 47630 Subang Jaya,

Selangor Darul Ehsan.

NRIC/Passport No/Company No.

390116-08-5111

Nationality/Country of incorporation

Malaysian

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

29/05/2006

Name & address of registered holder

Bumiputra-Commerce Nominees (Tempatan) Sdn Bhd

20th Floor, Menara Bumiputra,

Jalan Melaka.

50100 Kuala Lumpur

In respect of 100,000 ordinary shares of RM0.10 each in Maxis

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Disposed

22/05/2006

100,000

8.800

Circumstances by reason of which change has occurred

Change in particulars of Tun Hanif's direct beneficial equity interest in Maxis resulting from the disposal in the open market of 100,000 ordinary shares of RM0.10 each in Maxis as set out above herein representing 0.004% equity interest in Maxis.

There is no change to the number of shares over which the deemed interest is held.

Tun Hanif is deemed to have an interest in the shares of Maxis in which Harapan Nusantara Sdn. Bhd. ("HNSB") has an interest, by virtue of his interest in HNSB.

HNSB wholly-owns :-

(i) Angsana Kukuh Sdn. Bhd., Indomurni Sdn. Bhd. and Badai Maju Sdn. Bhd. which in turn have a deemed equity interest in Mujur Anggun Sdn. Bhd. ("MASB"). MASB in turn has a deemed interest in Cabaran Mujur Sdn. Bhd. ("CMSB");

(ii) Bagan Budiman Sdn. Bhd., the intermediate holding company of Anak Samudra Sdn. Bhd. ("ASSB") and Dumai Maju Sdn. Bhd. ("DMSB");

(iii) Nusantara Saga Sdn. Bhd., the immediate holding company of Nusantara Makmur Sdn. Bhd. ("NMSB");

(iv) Nusantara Tegas Sdn. Bhd., the immediate holding company of Usaha Kenanga Sdn. Bhd. ("UKSB") which in turn has a deemed interest in Citra Cekal Sdn. Bhd. ("CCSB"). CCSB in turn has a deemed interest in Tegas Sari Sdn. Bhd. ("TSSB").

MASB, CMSB, ASSB, DMSB, NMSB, UKSB and TSSB (collectively, HNSB Subsidiaries) collectively have 13.17% direct equity interest in the shares of Maxis.

HNSB Subsidiaries hold their respective interests in Maxis as trustees under discretionary trusts for Bumiputera objects.

However, Tun Hanif does not have any economic interest over these shares as such interest is held subject to the terms of the discretionary Tun Hanif is also deemed to have an interest over 2,000,000 shares in Maxis held through Dian Tiara Sdn. Bhd. ("DTSB") by virtue of his 99% direct equity interest in DTSB.

Therefore, Tun Hanif has an aggregate of 13.25% equity interest in

Maxis.

Nature of interest

Direct (units)

Direct 100,000 Direct (%)

0.004

Exemption File No.

082-34780

Indirect/deemed interest (units) Indirect/deemed interest (%)

Total no of securities after change: Date of notice

331,875,665 25/05/2006

Remarks

Notification was received by the Company on 29 May 2006.

There is no change to the number of shares over which the deemed interest is held following the above disposal.

The Registered holders of the remaining Maxis shares over which Tun Hanif has a deemed interest are set out below:

Bumiputra-Commerce Nominees (Tempatan) Sdn. Bhd. 20th Floor, Menara Bumiputra Jalan Melaka 50100 Kuala Lumpur In respect of 100,000 ordinary shares of RM0.10 each in Maxis

Dian Tiara Sdn. Bhd. Suite 1608, Plaza Pengkalan Jalan Tiong 3rd Mile, Jalan Ipoh 51100 Kuala Lumpur In respect of 2,000,000 ordinary shares of RM0.10 each in Maxis

Anak Samudra Sdn. Bhd. Level 39, Menara Maxis, Kuala Lumpur City Centre, 50088 Kuala Lumpur In respect of 43,689,359 ordinary shares of RM0.10 each in Maxis

Usaha Kenanga Sdn. Bhd. Level 39, Menara Maxis, Kuala Lumpur City Centre, 50088 Kuala Lumpur In respect of 20,853,534 ordinary shares of RM0.10 each in Maxis

Dumai Maju Sdn. Bhd. Level 39, Menara Maxis, Kuala Lumpur City Centre, 50088 Kuala Lumpur In respect of 43,689,359 ordinary shares of RM0.10 each in Maxis

Tegas Sari Sdn Bhd Level 39, Menara Maxis, Kuala Lumpur City Centre, 50088 Kuala Lumpur In respect of 35,148,789 ordinary shares of RM0.10 each in Maxis

Mujur Anggun Sdn. Bhd. Level 39, Menara Maxis, Kuala Lumpur City Centre,

in respect of 50,214,545 ordinary shares of Kind. To each in maxis

082-34780

Cabaran Mujur Sdn. Bhd.
Level 39, Menara Maxis,
Kuala Lumpur City Centre,
50088 Kuala Lumpur
In respect of 61,665,722 ordinary shares of RM0.10 each in Maxis

Nusantara Makmur Sdn. Bhd. Level 39, Menara Maxis, Kuala Lumpur City Centre, 50088 Kuala Lumpur In respect of 74,514,359 ordinary shares of RM0.10 each in Maxis

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Submitting Merchant Bank

Company Name Stock Name

Date Announced

MAXIS 31/05/2006

MAXIS COMMUNICATIONS BERHAD

Exemption File No.

082-34780

Particulars of substantial Securities Holder

Name

FRANKLIN RESOURCES, INC.

Address

One Franklin Parkway, San Mateo, CA. 94403-1906

NRIC/Passport No/Company No.

Nationality/Country of incorporation Descriptions(Class & nominal value) N/A **United States**

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 440,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 16,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

26/05/2006

456,000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin Resources, Inc.

Nature of interest Indirect/Deemed

Direct (units)

Direct (%)

Indirect/deemed interest (units)

456,000 Indirect/deemed interest (%) 0.018

Total no of securities after change:

128,344,900 30/05/2006

Date of notice Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Franklin Resources, Inc. dated 30 May 2006 received by Maxis on 31 May 2006.

The Registered holders of the Maxis shares over which Franklin Resources, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,484,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,866,000 ordinary shares of RM0.10 each in Maxis)

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Submitting Merchant Bank

Company Name

MAXIS COMMUNICATIONS BERHAD

082-34780

Stock Name Date Announced

MAXIS 31/05/2006

Particulars of substantial Securities Holder

Name Address TEMPLETON INTERNATIONAL, INC. 500 East Broward Blvd., Suite 2100,

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

N/A

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 440,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad Kuala Lumpur, Malaysia

(in respect of 16,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

exemption rue No.

Acquired

26/05/2006

456.000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/Deemed

Direct (units)

Direct (%)

Indirect/deemed interest (units) Indirect/deemed interest (%)

456,000 0.018

Total no of securities after change:

128,344,900

Date of notice

30/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton International, Inc. dated 30 May 2006 received by Maxis on 31 May 2006.

The Registered holders of the Maxis shares over which Templeton International, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 125,484,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad Kuala Lumpur, Malaysia (in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad Kuala Lumpur, Malaysia (in respect of 1,866,000 ordinary shares of RM0.10 each in Maxis)

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Submitting Merchant Bank

Company Name

Stock Name Date Announced **MAXIS** 31/05/2006

MAXIS COMMUNICATIONS BERHAD

082-34780

Exemption File No.

Particulars of substantial Securities Holder

Address

TEMPLETON WORLDWIDE, INC. 500 East Broward Blvd., Suite 2100,

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

N/A

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 440,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 16,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

26/05/2006

456,000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned

subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/Deemed

Direct (units)

Direct (%)

Indirect/deemed interest (units) Indirect/deemed interest (%)

456,000 0.018

Total no of securities after change:

128,344,900

Date of notice

30/05/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton Worldwide, Inc. dated 30 May 2006 received by Maxis on 31 May 2006.

The Registered holders of the Maxis shares over which Templeton Worldwide, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,484,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,866,000 ordinary shares of RM0.10 each in Maxis)

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Submitting Merchant Bank

Company Name

MAXIS COMMUNICATIONS BERHAD Stock Name **MAXIS**

Date Announced 31/05/2006

Particulars of substantial Securities Holder

Address

TEMPLETON ASSET MANAGEMENT LTD. ("Templeton")

7 Temasek Boulevard #38-03 Suntec Tower One

Singapore 038987

NRIC/Passport No/Company No.

Nationality/Country of incorporation

Descriptions(Class & nominal value)

N/A Singapore

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder

HSBC Bank Berhad Kuala Lumpur, Malaysia

(in respect of 440,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 16,000 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Exemption File No.

082-34780

Acquired

26/05/2006

456,000

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 3 separate accounts for which Templeton is the discretionary investment advisor. Templeton is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/Deemed

Direct (units)

Direct (%)

Indirect/deemed interest (units)

Indirect/deemed interest (%) Total no of securities after change:

Date of notice 30/05/2006

456.000 0.018

128,344,900

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial

Shareholder of Templeton dated 30 May 2006 received by Maxis on 31 May 2006.

The Registered holders of the Maxis shares over which Templeton has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,484,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 994,600 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,866,000 ordinary shares of RM0.10 each in Maxis)

Reference No MC-060609-A1A13

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced MAXIS 09/06/2006

Particulars of substantial Securities Holder

Name Address TEMPLETON WORLDWIDE, INC.

500 East Broward Blvd., Suite 2100, Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation

United States

N/A

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 3,857,400 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

06/06/2006

3,857,400

Circumstances by reason of which

change has occurred

Shares are held by 10 funds and 4 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton

Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin

Resources, Inc. Indirect/Deemed

Nature of interest

Direct (units)

Direct (%)

Indirect/deemed interest (units) Indirect/deemed interest (%)

3,857,400 0.154

Total no of securities after change

132,202,300

Date of notice

08/06/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial

Shareholder of Templeton Worldwide, Inc. dated 8 June 2006 received by Maxis on 8 June 2006.

The Registered holders of the Maxis shares over which Templeton Worldwide, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,484,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 4,852,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,866,000 ordinary shares of RM0.10 each in Maxis)

Reference No MC-060609-9F383

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced **MAXIS** 09/06/2006

Particulars of substantial Securities Holder

Name

FRANKLIN RESOURCES, INC.

Address

One Franklin Parkway, San Mateo, CA. 94403-1906

NRIC/Passport No/Company No.

N/A

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 3,857,400 ordinary shares of RM0.10 each in Maxis)

Details of changes

of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

06/06/2006

3,857,400

Circumstances by reason of which :

change has occurred

Shares are held by 10 funds and 4 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton

Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin

Resources. Inc.

Nature of interest

Direct (units)

Indirect/Deemed

Direct (%)

Indirect/deemed interest (units)

3,857,400

Indirect/deemed interest (%) Total no of securities after change 0.154 132,202,300

Date of notice

08/06/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Franklin Resources, Inc. dated 8 June 2006 received by Maxis on 8 June 2006.

T Registered holders of the Maxis shares over which Franklin Resources, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,484,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 4,852,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,866,000 ordinary shares of RM0.10 each in Maxis)

Reference No MC-060609-9B1F0

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name
Date Announced

MAXIS 09/06/2006

Particulars of substantial Securities Holder

Name Address TEMPLETON INTERNATIONAL, INC. 500 East Broward Blvd., Suite 2100.

Ft. Lauderdale FL 33394

NRIC/Passport No/Company No.

Nationality/Country of incorporation

United States

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

N/A

Name & address of registered holder Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 3,857,400 ordinary shares of RM0.10 each in Maxis)

Details of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

06/06/2006

6 3,857,400

Circumstances by reason of which

change has occurred

Shares are held by 10 funds and 4 separate accounts for which Templeton Asset Management Ltd. is the discretionary investment advisor. Templeton

Asset Management Ltd. is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin

Resources, Inc. Indirect/Deemed

Nature of interest

Direct (units)

Direct (%)

Indirect/deemed interest (units)
Indirect/deemed interest (%)

3,857,400

0.154

Total no of securities after change:

132,202,300

Date of notice

08/06/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton International, Inc. dated 8 June 2006 received by Maxis on 8 June 2006.

The Registered holders of the Maxis shares over which Templeton International, Inc. has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,484,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 4,852,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,866,000 ordinary shares of RM0.10 each in Maxis)

Reference No MC-060609-34727

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced **MAXIS** 09/06/2006

Particulars of substantial Securities Holder

Name

TEMPLETON ASSET MANAGEMENT LTD. ("Templeton")

Address

7 Temasek Boulevard #38-03 Suntec Tower One

Singapore 038987

NRIC/Passport No/Company No.

N/A

Nationality/Country of incorporation

Singapore

Descriptions(Class & nominal value)

Ordinary Shares of RM0.10 each in Maxis Communications Berhad

("Maxis")

Name & address of registered holder Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 3,857,400 ordinary shares of RM0.10 each in Maxis)

lils of changes

Type of transaction

Date of change

No of securities

Price Transacted (RM)

Acquired

06/06/2006

3,857,400

Circumstances by reason of which

change has occurred

Shares are held by 10 funds and 4 separate accounts for which Templeton is the discretionary investment advisor. Templeton is a wholly-owned subsidiary of Templeton International, Inc., which is a wholly-owned subsidiary of Templeton Worldwide, Inc., which is a wholly-owned subsidiary of Franklin Resources, Inc.

Nature of interest

Indirect/Deemed

Direct (units)

Direct (%)

Indirect/deemed interest (units) Indirect/deemed interest (%) Total no of securities after change: 3,857,400 0.154

132,202,300

Date of notice

08/06/2006

Remarks

This announcement is based on the information in the Notice of Change in the Interest of Substantial Shareholder of Templeton dated 8 June 2006 received by Maxis on 8 June 2006.

The Registered holders of the Maxis shares over which Templeton has an indirect/ deemed interest after taking account of the changes as stated above are set out below:-

HSBC Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 125,484,300 ordinary shares of RM0.10 each in Maxis)

Standard Chartered Bank Berhad

Kuala Lumpur, Malaysia

(in respect of 4,852,000 ordinary shares of RM0.10 each in Maxis)

Citibank Berhad

Kuala Lumpur, Malaysia

(in respect of 1,866,000 ordinary shares of RM0.10 each in Maxis)

APPENDIX G

Reference No MC-060524-65081

Company Name

MAXIS COMMUNICATIONS BERHAD

082-34780

Stock Name

MAXIS

Date Announced

24/05/2006

Туре

: Announcement

Subject

: MAXIS COMMUNICATIONS BERHAD ("MAXIS")
First Quarter Results for the Quarter ended 31March 2006

Contents:

Please find attached Maxis' Press Release on its First Quarter Results for the Quarter ended 31March 2006

Q106PR-Final.pdf

Summarytable-pr.pdf

Reference No MC-060524-59279

Company Name

MAXIS COMMUNICATIONS BERHAD

Stock Name Date Announced MAXIS 24/05/2006

Quarterly report for the financial :

31/03/2006

period ended

Quarter

1

Financial Year End 31/12/2006

The figures

have not been audited

Converted attachment:

Please attach the full Quarterly Report here:

Maxis 1Q06.pdf

Remark:

SUMMARY OF KEY FINANCIAL INFORMATION 31/03/2006

		INDIVIDUA	L PERIOD	CUMULATIVE PERIOD				
		CURRENT YEAR QUARTER	PRECEDING YEAR CORRESPONDING	CURRENT YEAR TO DATE	PRECEDING YEAR CORRESPONDING			
		31/03/2006	QUARTER 31/03/2005	31/03/2006	PERIOD 31/03/2005			
1	Revenue	RM'000 1,727,000	RM'000 1,585,000	RM'000 1,727,000	RM'000 1,585,000			
2	Profit/(loss) before tax	707,000	658,000	707,000	658,000			
3	Profit/(loss) after tax and minority interest	510,000	436,000	510,000	436,000			
4	Net profit/(loss) for the period	510,000	436,000	510,000	436,000			
5	Basic earnings/ (loss) per shares (sen)	20.40	17.60	20.40	17.60			
6	Dividend per share (sen)	10.42	10.42	10.42	10.42			

AS AT END OF **AS AT PRECEDING** CURRENT **FINANCIAL YEAR END** QUARTER 2.5400 2.4200

082-34780

7 Net assets per share attributable to

Note: For full text of the above announcement, please access the Bursa Malaysia website at www.bursamalaysia.com

Remarks:

The Board of Directors have declared a first gross interim dividend of 10.42 sen per ordinary share less Malaysian income tax at 28% (2005: 10.42 sen) in respect of the financial year ending 31 December 2006 and will be paid on 30 June 2006. The entitlement date for the dividend payment is 15 June 2006.

A Depositor shall qualify for entitlement to the dividend only in respect of:

- (i) shares transferred to the Depositor's securities account before 4.00 pm on 15 June 2006 in respect of transfers; and
- (ii) shares bought on Bursa Malaysia Securities Berhad ("Bursa Securities") on a cum entitlement basis according to the Rules of Bursa Securities.



MAXIS COMMUNICATIONS BERHAD (158400 - V)

INCORPORATED IN MALAYSIA QUARTERLY REPORT FOR THE FIRST QUARTER ENDED 31 MARCH 2006

ANNOUNCEMENT

The Board of Directors of Maxis Communications Berhad ("Maxis" or "the Company") is pleased to announce the following unaudited consolidated results for the first quarter ended 31 March 2006 which should be read in conjunction with the audited financial statements for the financial year ended 31 December 2005.

UNAUDITE	ED CON	DENSED CONSO	LIDATED INC	OME S	STATEMENTS		
F		INDIVIDU	AL QUARTER		CUMULATIV	E QUARTER	
	Note	QUARTER ENDED 31/3/2006 (Unaudited)	QUARTER ENDED 31/3/2005 (Restated)	+ -	PERIOD ENDED 31/3/2006 (Unaudited)	PERIOD ENDED 31/3/2005 (Restated)	+ -
	1	RM' m	RM' m	%	RM' m	RM' m	%
Revenue	8	1,727	1,585	+9	1,727	1,585	+9
Interconnect expenses, Universal Service Provision contributions and direct cost of sales		(509)	(436)		(509)	(436)	
Gross profit		1,218	1,149	+6	1,218	1,149	+6
Other operating income		3	1		3	1	
Administrative expenses		(273)	(280)		(273)	(280)	
Network operation costs		(228)	(208)		(228)	(208)	
Other operating expenses		(23)	(1)		(23)	(1)	
Profit from operations	8	697	661	+5	697	661	+5
Finance costs		(1)	(3)		(1)	(3)	
Share of result in an associated company	,	11			11		
Profit before taxation		707	658	+7	707	658	+7
Taxation	18	(217)	(222)		(217)	(222)	
Profit after taxation		490	436	+12	490	436	+12
Attributable to:			10.5			42.6	.15
Equity holders of the parentMinority interests		510 (20)	436	+17	510 (20)	436	+17
		490	436	+12	490	436	+12
Earnings per share :		Sen	Sen		Sen	Sen	
- Basic - Diluted	27 27	20.4 20.3	17.6 17.4		20.4 20.3	17.6 17.4	



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INCORPORATED IN MALA YSIA QUARTERLY REPORT FOR THE FIRST QUARTER ENDED 31 MARCH 2006

UNAUDITED CONDENSED CO	_	AS AT 31/3/2006 (Unaudited)	AS AT 31/12/2005 (Restated)
ASSETS	Note	RM' m	RM' n
Non-Current Assets			
Property, plant and equipment	9 (a)	5,510	4,532
Intangible assets	- ()	4,013	1,260
Investment		4	2,20
Deferred tax asset		155	198
		9,682	5,994
Current Assets			
Inventories		214	6.
Trade and other receivables		982	59'
Tax recoverable		51	21
Deposits with licensed banks		2,393	3,41
Cash and bank balances		106	62
		3,746	4,16
TOTAL ASSETS		13,428	10,15
LIABILITIES			
Current Liabilities			
Provisions for liabilities and charges		124	139
Trade and other payables	22	2,947	2,329
Borrowings Taxation	22	2,171	264
laxation		175	82
		5,417	2,814
Non-Current Liabilities			
Creditors		41	40
Borrowings	22	890	531
Deferred tax liability		486	474
		1,417	1,05
TOTAL LIABILITIES		6,834	3,866



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UNAUDITED CONDENSED CONSOLIDATE	D BALANCE SHEET (Continued)	
	AS AT	AS AT
	31/3/2006	31/12/2005
	(Unaudited)	(Restated)
	RM' m	RM' m
EQUITY		
Share capital	250	250
Non-distributable reserves	3,488	3,512
Proposed dividend reserve	300	488
Retained earnings	2,312	1,802
Shareholders' Equity	6,350	6,052
Minority interests	244	240
TOTAL EQUITY	6,594	6,292
TOTAL LIABILITIES AND EQUITY	13,428	10,158
		
Net assets per share attributable to		
ordinary equity holders of the parent (RM)	2.54	2.42
	· · · · · · · · · · · · · · · · · · ·	



MAXIS COMMUNICATIONS BERHAD (158400 - V)

INCORPORATED IN MALA YSIA QUARTERLY REPORT FOR THE FIRST QUARTER ENDED 31 MARCH 2006

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

• • •		d and paid	Non-distributable		Distrib	outable		Г	
Period ended 31/3/2006	Number of shares	Nominal value	Share premium	Other reserves	Proposed dividend reserve	Retained earnings	Share- holders' equity	Minority interests	Total Equity
- V	' m	RM' m	RM' m	RM' m	RM' m	RM' m	RM' m	RM' m	RM' m
Balance as at									
1/1/2006			2.502	(0)	400	1.050	6.000	240	C 200
- as previously	2,500	250	3,503	(9)	488	1,850	6,082	240	6,322
stated - change in									
accounting									
policies:									
- FRS 2	_	_	_	18	_	(18)	_	_	_
- FRS 116	_	-	_	-	_	(30)	(30)	_	(30)
						-			
- as restated	2,500	250	3,503	9	488	1,802	6,052	240	6,292
Movements for the period									
Issue of ordinary	•								
shares:									
- 2,020,000									
ordinary shares									
pursuant to the	2	-	11	-	-	-	11	-	11
ESOS ⁽¹⁾									
Currency									
translation	-	-	•	(43)	-	-	(43)	13	(30)
differences									
Net profit									
for the period	-	-	-	-	-	510	510	(20)	490
Fourth interim									
dividend for the									
financial year ended					(188)		(188)		(188)
31/12/2005	-	-	-	-	(100)	-	(100)	-	(100)
Share-based									
payment under	_	_	_	8	_	_	8	_	8
ESOS				Ū			ū		
Acquisition of									
subsidiaries	-	-	-	• .	-	-	-	11	11
Balance as at									
31/3/2006	2,502	250	3,514	(26)	300	2,312	6,350	244	6,594

Note:

⁽¹⁾ Pursuant to the Employee Share Option Scheme ("ESOS")



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INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUARTER ENDED 31 MARCH 2006 UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (Continued)

	<	A	ttributable to E	quity Holde	rs of the Paren	t	>		
• •		paid	Non-distri	butable	Distrib	utable	, — ——	1	
Period ended 31/3/2005 (Restated)	Number of shares	Nominal value	Share premium	Other reserves	Proposed dividend reserve	Retained earnings	Share- holders' equity	Minority interests	Total Equity
Balance as at 1/1/2005	'n	RM' m	RM' m	RM' m	RM' m	RM' m	RM' m	RM' m	RM' m
- as previously stated - change in accounting policies:	2,476	248	3,376	1	520	1,226	5,371		5,371
- FRS 116	-	-	-	•		(22)	(22)		(22)
- as restated	2,476	248	3,376	1	520	1,204	5,349	•	5,349
Movements for the period Issue of ordinary shares: - 2,959,000 ordinary shares pursuant to the ESOS Net profit for the period - as previously stated - change in accounting policies: - FRS 2 - FRS 116 - as restated Fourth interim	3	-		-	-	(1) (2) 436	439 (1) (2) 436	-	15 439 (1) (2) 436
dividend for the financial year ended 31/12/2004 Share-based payment Under ESOS			<u>.</u>	1	(124)	•	(124)	-	(124)
Balance as at 31/3/2005	2,479	248	3,391	2	396	1,640	5,677	•	5,677



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	CUMULATI	VE QUARTER
	PERIOD	PERIOD
	ENDED	ENDED
	31/3/2006	31/3/2005
	(Unaudited)	(Restated)
\	RM' m	RM' m
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit attributable to ordinary equity holders of the parent	510	436
Depreciation	232	207
Amortisation of intangible assets	4	33
Finance cost	1	3
Minority interest share in results of subsidiaries	(20)	-
Taxation	217	222
Others	(14)	2
	420	467
Operating profit before changes in working capital	930	903
Changes in working capital	(434)	(233)
Cash generated from operations	496	670
Interest received	17	14
Taxation paid	(122)	(77)
Net cash flow from operating activities	391	607
CASH FLOWS FROM INVESTING ACTIVITIES	<u></u>	
Net cash flow on acquisition of subsidiaries	(2,722)	-
Purchase of property, plant and equipment	(299)	(177)
Proceeds from disposal of property, plant and equipment Part payment of the 3G spectrum assignment licence fees in Malaysia	2	(8)
Net cash flow from investing activities	(3,019)	(185)
CASH FLOWS FROM FINANCING ACTIVITIES		
Drawdown of borrowings	1,844	-
Syndicated loan documentation fees paid	•	(6)
Proceeds from issuance of shares	11	15
Dividends paid	(188)	(105)
Interest paid	(19)	(12)
Net cash flow from financing activities	1,648	(108)



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INCORPORATED IN MALA YSIA QUARTERLY REPORT FOR THE FIRST QUARTER ENDED 31 MARCH 2006 UNAUDITED CONDENSED CONSOLIDATED CASH FLOW STATEMENT (Continued)

	CUMULATI	VE QUARTER
	PERIOD	PERIOD
	ENDED	ENDED
	31/3/2006	31/3/2005
	(Unaudited)	(Restated)
	RM' m	RM' m
NET (DECREASE) / INCREASE IN CASH AND CASH EQUIVALENTS	(980)	314
EFFECT OF EXCHANGE RATE CHANGES	2	-
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PERIOD	3,477	2,238
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD	2,499	2,552



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INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART A – EXPLANATORY NOTES IN COMPLIANCE WITH FRS 134, PARAGRAPH 16

1. ACCOUNTING POLICIES

The quarterly condensed financial report of Maxis and its subsidiaries ("the Group") has been prepared based on:

- The requirements of the Financial Reporting Standards ("FRS") 134 Interim Financial Reporting; and
- Paragraph 9.22 of the Bursa Malaysia Securities Listing Requirements ("Bursa Securities LR")

and should be read in conjunction with the Group's audited financial statements for the financial year ended 31 December 2005. The accounting polices adopted for the quarterly condensed financial report are consistent with those adopted for the audited financial statements for the financial year ended 31 December 2005 except for the adoption of the following new and revised FRS issued by Malaysian Accounting Standards Board ("MASB") that are effective for the Group for the financial period beginning 1 January 2006:

- FRS 2 Share-based Payment
- FRS 3 Business Combinations
- FRS 5 Non-current Assets Held for Sale and Presentation of Discontinued Operations
- FRS 101 Presentation of Financial Statements
- FRS 102 Inventories
- FRS 108 Accounting Policies, Changes in Accounting Estimates and Errors
- FRS 110 Events After the Balance Sheet Date
- FRS 116 Property, Plant and Equipment
- FRS 121 The Effects of Changes in Foreign Exchange Rates
- FRS 127 Consolidated and Separate Financial Statements
- FRS 128 Investments in Associates
- FRS 132 Financial Instruments: Disclosure and Presentation
- FRS 133 Earnings per Share
- FRS 136 Impairment of Assets
- FRS 138 Intangible Assets

The adoption of FRS 5, 102, 108, 110, 127, 128, 132 and 133 does not have significant financial impact on the Group. The principal effects of the changes in accounting policies resulting from the adoption of the other new and revised FRS are discussed below and the effects of the changes to the current quarter and the comparatives are disclosed in Note 1 (vi):

(i) FRS 2: Share-based Payment

The adoption of FRS 2 has resulted in a change in accounting policy for share-based payment arising from share options granted by the Company to employees (including directors) of the Group.

Prior to 1 January 2006, no compensation expense was recognised in the income statement for share options granted to employees of the Group. Upon the adoption of FRS 2, where the Group pays for services of its employees using share options, the fair value of the transaction is recognised as an expense in the income statement over the vesting periods of the grants, with a corresponding increase in equity. The total amount to be recognised as compensation expense is determined by reference to the fair value of the share option at the date of the grant and the number of share options to be vested by vesting date. At balance sheet date, the Group revises its estimate of the number of share options that are expected to vest by the vesting date. Any revision of this estimate is included in the income statement and a corresponding adjustment to equity over the remaining vesting period.



MAXIS COMMUNICATIONS BERHAD (158400 – V)

INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART A - EXPLANATORY NOTES IN COMPLIANCE WITH FRS 134, PARAGRAPH 16

1. ACCOUNTING POLICIES (CONTINUED)

(i) FRS 2: Share-based Payment (continued)

Under the transitional provisions of FRS 2, this standard applies to share options which were granted after 31 December 2004 and which had not yet vested on 1 January 2006. The application is retrospective and accordingly, the comparative amounts as at 31 December 2005 are restated and the opening balance of retained earnings as at 1 January 2006 has been adjusted.

(ii) FRS 3: Business Combinations, FRS 136: Impairment of Assets and FRS 138: Intangible Assets

The adoption of FRS 3: Business Combinations and the consequential changes to FRS 136: Impairment of Assets and FRS 138: Intangible Assets has resulted in a change in the accounting policy relating to purchased goodwill.

Goodwill acquired in a business combination is now stated at cost less any accumulated impairment losses. The adoption of FRS 138 has resulted in the Group ceasing annual amortisation of goodwill. Instead, goodwill is allocated to cash-generating units and the carrying amount is tested annually for impairment, or more frequently if events or changes in circumstances indicate that it might be impaired. Goodwill impairment is determined by comparing its carrying amount against its recoverable amount in accordance with FRS 136. Any impairment loss is recognised in the income statement and subsequent reversal is not allowed.

This change in accounting policy has been accounted for prospectively for business combinations where the agreement date is on or after 1 January 2006. For business combinations entered into prior to that date, the transitional provisions of FRS 3 requires the Group to eliminate the carrying accumulated amortisation as at 1 January 2006 of RM347.6 million against the carrying amount of goodwill. The carrying amount of goodwill for the Group as at 1 January 2006 of RM1,019.5 million ceased to be amortised. This has the effect of reducing the amortisation charge of the Group by RM34.2 million for the 1st quarter ended 31 March 2006.

In addition, the useful lives of other intangible assets are now assessed at the individual asset level as having either a finite or indefinite life. Intangible assets with an indefinite useful life are not amortised but are tested for impairment annually. Intangible assets with a finite useful life will continue to be amortised over the estimated useful life. Prior to 1 January 2006, intangible assets were considered to have a finite useful life and were stated at cost less accumulated amortisation and impairment losses. The adoption of this accounting policy has not resulted in any financial impact to the Group's other intangible asset, which consists of the cost of spectrum rights, is regarded to have a finite useful life and continues to be amortised.

(iii) FRS 101: Presentation of Financial Statements

The adoption of the revised FRS 101 has affected the presentation of minority interest and other disclosures. Minority interest is now presented within total equity in the consolidated balance sheet and as an allocation from net profit for the period in the consolidated income statement. The movement of minority interest is now presented in the consolidated statement of changes in equity. The presentation of the comparative financial statements of the Group has been restated to conform with the current period's presentation.

(iv) FRS 116: Property, Plant and Equipment

The cost of an item of property, plant and equipment now includes the costs of dismantling and removing the item and restoring the site on which it is located, the obligation for which an entity incurs either when the item is installed or as a consequence of having used the item during a particular period for purposes other than to produce inventories during that period.



MAXIS COMMUNICATIONS BERHAD (158400 – V)

INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART A - EXPLANATORY NOTES IN COMPLIANCE WITH FRS 134, PARAGRAPH 16

1. ACCOUNTING POLICIES (CONTINUED)

(v) FRS 121: The Effects of Changes in Foreign Exchange Rates

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Ringgit Malaysia, which is the Company's functional and presentation currency.

In addition, as of 1 January 2006, any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition are now treated as assets and liabilities of the foreign operation and translated at the closing rate. In accordance with the transitional provisions of FRS 121, this change is applied prospectively. Goodwill acquired in business combinations prior to 1 January 2006 and fair value adjustments arising on those acquisitions are deemed to be assets and liabilities of the parent company and were translated using the exchange rate at the dates of acquisition.

(vi) Effects of changes in accounting policies

The following comparative amounts have been restated due to adoption of the aforementioned new and revised FRS:

	<>				
£.	Previously	FRS 2	FRS 116		
	reported	(Note 1(i))	(Note 1(iv))	Restated	
	RM' m	RM' m	RM' m	RM' m	
Balance Sheet as at 31 December 2005					
Property, plant and equipment	4,504	-	28	4,532	
Deferred tax asset	187	-	11	198	
Provision for liabilities and charges	70	-	69	139	
Non-distributable reserves	3,494	18	-	3,512	
Retained earnings	1,850	(18)	(30)	1,802	
Income Statement					
3 months ended 31 March 2005					
Administrative expenses	(279)	(1)	-	(280)	
Finance cost	(1)	•	(2)	(3)	
Profit before taxation	661	(1)	(2)	658	
Profit after taxation	439	(1)	(2)	436	

The effects of the changes in accounting policies in the current quarter's income statement are as follows:

· · · · · · · · · · · · · · · · · · ·	Charged
Income Statement for the 3 months ended 31 March 2006	RM' m
FRS 2 (Note 1(i))	8
FRS 116 (Note 1(iv))	2
	10

In addition, the adoption of FRS 3, FRS 136 and FRS 138 (Note 1 (ii)) has the effect of reducing the amortisation charge of the Group by RM34.2 million for the 1st quarter ended 31 March 2006.



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INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART A – EXPLANATORY NOTES IN COMPLIANCE WITH FRS 134, PARAGRAPH 16

2. QUALIFICATION OF PRECEDING AUDITED FINANCIAL STATEMENTS

The auditors' report on the audited financial statements for the financial year ended 31 December 2005 was not qualified.

3. SEASONAL / CYCLICAL FACTORS

The operations of the Group were not significantly affected by seasonality and cyclical factors during the quarter under review.

4. NATURE AND AMOUNT OF ITEMS AFFECTING ASSETS, LIABILITIES, EQUITY, NET INCOME OR CASH FLOWS THAT ARE UNUSUAL BECAUSE OF THEIR NATURE, SIZE OR INCIDENCE

There were no significant unusual items affecting assets, liabilities, equity, net income, or cash flows during the quarter under review except as disclosed in Note 1 on the changes in accounting policies and Note 24 on the acquisition of Aircel Limited ("Aircel") and its subsidiaries.

5. NATURE AND AMOUNT OF CHANGES IN ESTIMATES OF AMOUNTS REPORTED IN PRIOR INTERIM PERIODS OF THE CURRENT FINANCIAL YEAR OR CHANGES IN ESTIMATES OF AMOUNTS REPORTED IN PRIOR FINANCIAL YEARS, IF THOSE CHANGES HAVE A MATERIAL EFFECT IN THE CURRENT INTERIM PERIOD

There were no significant changes in estimates of amounts reported in prior interim periods or in prior financial years.

6. ISSUANCES, CANCELLATIONS, REPURCHASES, RESALE AND REPAYMENTS OF DEBT AND EQUITY SECURITIES

	CURR	ENT QUARTER	CUMULATIVE QUARTER		
	NUMBER	PROCEEDS	NUMBER	PROCEEDS	
	OF	FROM	OF	FROM	
•	SHARES	SHARE ISSUE	SHARES	SHARE ISSUE	
	, 000	RM' m	, 000	RM' m	
Issuance of new ordinary shares of RM0.10 each pursuant to employees exercising their options					
under the ESOS	2,020	11	2,020	11	

7. DIVIDENDS PAID

During the quarter under review, the fourth interim gross dividend of 10.42 sen per ordinary share, less Malaysian income tax at 28%, amounting to RM188 million in respect of the financial year ended 31 December 2005, was paid on 31 March 2006.



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INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART A - EXPLANATORY NOTES IN COMPLIANCE WITH FRS 134, PARAGRAPH 16

8. SEGMENT RESULTS AND REPORTING

The Group operates in three segments, comprising the provision of mobile services which is a major contributor to the Group's operations, fixed services and international gateway services. The Group also provides other services which are currently not significant enough to be reported separately. The results for the Mobile services segment are further divided into geographic regions. Inter-segment revenue comprises network services and management services rendered to other business segments within the Group. Some transactions are transacted at normal commercial terms that are no more favourable than that available to other third parties whilst the rest are allocated on an equitable basis of allocation.

	INDIVIDU	AL QUARTER	CUMULATIV	E QUARTER
	QUARTER	QUARTER	PERIOD	PERIOD
	ENDED	ENDED	ENDED	ENDED
Revenue	31/3/2006	31/3/2005	31/3/2006	31/3/2005
	RM' m	RM' m	RM' m	RM' m
Mobile services				
Malaysia - external revenue	1,595	1,490	1,595	1,490
Malaysia - inter-segment revenue	20	21	20	21
India - external revenue	29	-	29	-
Indonesia - external revenue	1	-	1	-
	1,645	1,511	1,645	1,511
Fixed services				
Malaysia - external revenue	41	47	41	47
Malaysia - inter-segment revenue	11	6	11	6
	52	53	52	53
International gateway services				
Malaysia - external revenue	61	48	61	48
Malaysia - inter-segment revenue	56	45	56	45
	117	93	117	93
Other_operations				•
Malaysia - external revenue	-	-	_	-
Malaysia - inter-segment revenue		17	20	17
			20	17
Total reportable segments	1,834	1,674	1,834	1,674
Eliminations	(107)	(89)	(107)	(89)
Total group revenue	1,727	1,585	1,727	1,585



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INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART A – EXPLANATORY NOTES IN COMPLIANCE WITH FRS 134, PARAGRAPH 16

8. SEGMENT RESULTS AND REPORTING (Continued)

•	INDIVIDUAL QUARTER		CUMULATIV	E QUARTER
	QUARTER	QUARTER	PERIOD	PERIOD
# 1	ENDED	ENDED	ENDED	ENDED
	31/3/2006	31/3/2005	31/3/2006	31/3/2005
		(Restated)		(Restated)
Segment Results	RM' m	RM' m	RM' m	RM' m
Mobile services - Malaysia	706	654	706	654
Mobile services – Indonesia	(43)	-	(43)	-
Mobile services - India	8	-	8	-
Fixed services - Malaysia	3	2	3	2
International gateway services - Malaysia	21	12	21	12
Other operations - Malaysia	2	(7)	2	(7)
Profit from operations	697	661	697	661

9. CARRYING AMOUNT OF REVALUED ASSETS

(a) Property, plant and equipment

There was no revalued property, plant and equipment during the quarter and as at 31 March 2006.

(b) Investment properties

There were no investment properties during the quarter and as at 31 March 2006.

10. MATERIAL EVENTS SUBSEQUENT TO THE END OF THE FINANCIAL PERIOD

On 9 May 2006, the Company announced the following updates to the Ministerial Decree issued by the Departemen Komunikasi and Informatika, Direktorat Jenderal Pos dan Telekommunikasi ("the Ministry") on the allocation of the 3G spectrum.

- (a) PT Natrindo Telepon Seluler ("NTS") has paid IDR 32 billion (equivalent to RM13 million) towards the annual fee for 1 block of 2x5 MHz Frequency Division Duplex ("FDD") mode.
- (b) Under the deferred payment scheme, NTS' payment for the upfront fees of IDR 320 billion (equivalent to RM128 million) for 1 block of 2x5 MHz FDD mode is payable by 31 January 2008 subject to interest based on the average Bank of Indonesia interest rate.
- (c) NTS has returned the 1x5 MHz Time Division Duplex ("TDD") mode and consequently will not be required to pay the upfront fees of IDR160 billion (equivalent to RM64 million) and the annual fee for the 1x5 MHz of TDD mode of IDR16 billion (equivalent to RM6.4 million).

Save as disclosed above, there were no material events subsequent to the end of the financial period.



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INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART A - EXPLANATORY NOTES IN COMPLIANCE WITH FRS 134, PARAGRAPH 16

11. CHANGES IN THE COMPOSITION OF THE GROUP

Save as disclosed in the audited annual financial statements for the financial year ended 31 December 2005, there were no significant changes in the composition of the Group in the current quarter.

12. CONTINGENT LIABILITIES AND CONTINGENT ASSETS

(a) Contingent liabilities

The amounts of contingent liabilities as at 18 May 2006 were as follows:

		Group RM' m
(i)	Guarantees given to a third party in respect of services provided to subsidiaries	2
tl	Indemnity given to financial institutions in respect of bank guarantees issued at the request of	
	Company and its subsidiaries: - Custom duties	1
	- Others	18
		19
	Irrevocable bank guarantee given to the Malaysian Communications and Multimedia Commission	50
Con	tingent assets	
Ther	e were no contingent assets as at 18 May 2006.	

13. CAPITAL COMMITMENTS

Capital commitments for property, plant and equipment not provided for as at 31 March 2006 are as follows:	Group
	RM' m
Approved by the Board of Directors: - contracted for	863
- not contracted for	1,593
	2,456



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INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART A – EXPLANATORY NOTES IN COMPLIANCE WITH FRS 134, PARAGRAPH 16

14. SIGNIFICANT RELATED PARTY DISCLOSURES

Related parties are those defined under FRS 124 - Related Party Disclosures.

Usaha Tegas Sdn. Bhd. together with certain entities controlled by or in which Ananda Krishnan Tatparanandam is deemed to have an interest, have the ability to exercise significant influence over the Group.

The significant related party transactions and balances described below were carried out on commercial terms that are no more favourable than that available to other third parties.

	TRANSACTIONS FOR THE PERIOD ENDED 31/3/2006	BALANCES DUE FROM/(TO) AS AT 31/3/2006
(a) Sales of goods and services	RM' m	RM' m
Sales of telecommunication services to: - MEASAT Broadcast Network Systems Sdn. Bhd. (VSAT, telephony and international bandwidth services) (b) Purchases of goods and services	2	2
Purchases of services from: - Tanjong City Centre Property Management Sdn. Bhd. (rental and utility charges)	13	(5)
- MEASAT Satellite Systems Sdn. Bhd. (transponder lease rental)	5	(6)
- UTSB Management Sdn. Bhd. (secondment and consultancy services)	11	(15)
- SRG Asia Pacific Sdn. Bhd. (call handling and telemarketing services)	6	(3)



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15. REVIEW OF PERFORMANCE

(A) Performance of the current quarter against the preceding quarter (1st Quarter 2006 versus 4th Quarter 2005)

Financial indicators	l st Quarter 2006	4 th Quarter 2005	Variance	% Variance
	(Unaudited)	(Restated)		
Financials - Group (RM'm)	1			
Revenue	1,727	1,682	45	3%
EBITDA	933	846	87	10%
EBITDA margin (%)	54.0	50.3	3.7	-
Profit before taxation ("PBT")	707	596	111	19%
Profit after taxation ("PAT")	490	390	100	26%
Financials - Malaysian Operations (RM'm)				
Revenue	1,697	1,681	16	1%
EBITDA	957	888	69	8%
EBITDA margin (%)	56.4	52.8	3.6	- 1
PBT	733	669	64	10%
Financials – Indonesian Operations (RM'm)				
Revenue	1	1	-	_
EBITDA	(37)	(42)	5	12%
Loss before taxation	(42)	(73)	31	42%
Financials – Indian Operations (RM'm) (1)		3		
Revenue	29	n/a	n/a	n/a
EBITDA	13	n/a	n/a	n/a
EBITDA margin (%)	44.8	n/a	n/a	n/a
Share of result in an associate	11	n/a	n/a	n/a
Contribution as a subsidiary	5	n/a	n/a	n/a
Total contribution to PBT	16	n/a	n/a	n/a

Note:
(1) Represents Indian Operations acquired effective 21 March 2006.



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15. REVIEW OF PERFORMANCE (Continued)

(A) Performance of the current quarter against the preceding quarter (1st Quarter 2006 versus 4th Quarter 2005) (Continued)

Operational indicators	1 st Quarter 2006	4 th Quarter 2005	Variance	% Variance
Operational indicators - Group				
Net subscribers (' 000)				
- Postpaid	1,905	1,423	482	34%
- Prepaid	8,924	6,452	2,472	38%
- Total	10,829	7,875	2,954	38%
Operational indicators - Malaysia				
Net subscribers (' 000)				
- Postpaid	1,451	1,419	32	2%
- Prepaid	6,754	6,439	315	5%
- Total	8,205	7,858	347	4%
ARPU (RM)				
- Postpaid	137	138	(1)	(1%)
- Prepaid	48	52	(4)	(8%)
Monthly MOUs (minutes)				
- Postpaid	461	457	4	1%
- Prepaid	101	107	(6)	(6%)
Data Revenue (RM'm)	314	306	8	3%
SMS messages ('m)	4,464	4,091	373	9%
Operational indicators - Indonesia				
Net subscribers (' 000)				
- Postpaid	3	4	(1)	(25%)
- Prepaid	10	13	(3)	(23%)
- Total	13	17	(4)	(24%)
ARPU (RM)				
- Postpaid	46	43	3	7%
- Prepaid	10	1	9	> 100%
Operational indicators – India (1)				
			,	,
Net subscribers (' 000) - Postpaid	451	n/a	n/a	n/a
- Prepaid	2,160	n/a	n/a	n/a
- Total	2,611	n/a	n/a	n/a
ARPU (RM)	34	n/a	n/a	n/a

Note:
(1) Represents Indian Operations acquired effective 21 March 2006.



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15. REVIEW OF PERFORMANCE (Continued)

(A) Performance of the current quarter against the preceding quarter (1st Quarter 2006 versus 4th Quarter 2005) (Continued)

The Group's pre-tax profit of RM707 million was RM111 million or 19% higher than that of the preceding quarter. The improvement in earnings was mainly due to RM64 million higher pre-tax profit in the Malaysian Operations, the first time recognition of pre-tax profit amounting to RM16 million from the newly acquired Indian Operations and lower pre-tax loss of RM31 million recorded by the Indonesian Operations.

For the 3 months ended 31 March 2006	Malaysian Operations	Indian Operations	Indonesian Operations	Group
Net subscribers (' 000)	Operations %	operacións.	Operations.	Group
- Postpaid	1,451	451	3	1,905
- Prepaid	6,754	2,160	10	8,924
- Total	8,205	2,611	13	10,829
Revenue (RM'm)	1,697	29	1	1,727
EBITDA (RM'm)	957	13	(37)	933
EBITDA margin (%)	56.4	44.8	n/a	54.0

The Group has accounted for the Indian Operations' results as a 26% associate using equity accounting from 6 January 2006 to 20 March 2006 (74 days) and subsequently consolidated as a subsidiary of the Group at 99.3% economic interest from 21 March 2006 to 31 March 2006 (11 days).

Malaysian Operations

Revenue

In the quarter under review, Maxis added 4% or 347,000 mobile subscribers. This brings the total subscriber base to 8,205,000. Revenue grew 1% or RM16 million to RM1,697 million. Revenue growth was at a lower rate compared to the 4% increase in subscribers base mainly due to lower mobile termination rates which took effect from 15 February 2006 and the increase in prepaid subscriber base which generally has lower usage revenue.

Postpaid ARPU declined slightly by RM1 to RM137. Despite a 5% growth in the prepaid customer base, lower MOU per subscriber by 6 minutes has contributed to a decline in prepaid ARPU by RM4 to RM48. Mobile data revenue increased by 3% or RM8 million mainly due to a 9% growth in billable SMS volume. The current quarter data revenue of RM314 million was 19.4% of total mobile revenue, an increase of 0.2% points from 19.2% registered in the preceding quarter.

EBITDA and EBITDA margin

EBITDA was 8% or RM69 million higher to end the quarter at RM957 million. The improvement was due to higher revenue of RM16 million and lower operating expenditures as the current quarter is typically a lower spend period when less activities take place compared to the preceding quarter. As a result, the EBITDA margin was higher at 56.4% compared with 52.8% in the preceding quarter.



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15. REVIEW OF PERFORMANCE (Continued)

(A) Performance of the current quarter against the preceding quarter (1st Quarter 2006 versus 4th Quarter 2005) (Continued)

Malaysian Operations (continued)

PBT

PBT of RM733 million was 10% or RM64 million higher than the preceding quarter mainly due to improvement in EBITDA of RM69 million and cessation of amortisation of goodwill in compliance with the new FRS (Q4/05 goodwill amortisation charge: RM34 million). These were partially offset by higher depreciation costs of RM34 million and higher finance costs of RM4m resulting from higher bank borrowings for acquisition of Aircel in the current quarter.

Indonesian Operations

The Group's Indonesian subsidiary, NTS, recorded a pre-tax loss of RM42 million which was 42% lower than the RM73 million registered in the preceding quarter. The pre-tax loss was attributed to the start-up losses of the mobile business.

Indian Operations

In the current quarter, Maxis completed the acquisition of an Indian mobile operator, Aircel, the market leader in Tamil Nadu including Chennai. The current quarter saw a first time recognition of pre-tax profit amounting to RM16 million from Aircel.



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15. REVIEW OF PERFORMANCE (Continued)

(B) Performance of the current year-to-date against the preceding year-to-date (1st Quarter 2006 versus 1st Quarter

Financial indicators	1 st Quarter 2006 (Unaudited)	1 st Quarter 2005 (Restated - refer note 1)	Variance	% Variance
Financials – Group (RM'm)				
Revenue	1,727	1,585	142	9%
EBITDA	933	901	32	4%
EBITDA margin (%)	54.0	56.8	(2.8)	-
Profit before taxation ("PBT")	707	658	49	7%
Profit after taxation ("PAT")	490	436	54	12%
Financials – Malaysian Operations (RM'm)				
Revenue	1,697	1,585	112	7%
EBITDA	957	901	56	6%
EBITDA margin (%)	56.4	56.8	(0.4)	-
PBT	733	658	75	11%
Financials – Indonesian Operations (RM'm) (1)				
Revenue	1	n/a	n/a	n/a
EBITDA	(37)	n/a	n/a	n/a
Loss before taxation	(42)	n/a	n/a	n/a
Financials – Indian Operations (RM'm) (2)				
Revenue	29	n/a	n/a	n/a
EBITDA	13	n/a	n/a	n/a
EBITDA margin (%)	44.8	n/a	n/a	n/a
Share of result in an associate Contribution as a subsidiary	11 5	n/a n/a	n/a n/a	n/a n/a
Total contribution to PBT	16	n/a	n/a	n/a

Notes:

(1) Represents Indonesian Operations acquired effective 29 April 2005.

(2) March 2006. (2) Represents Indian Operations acquired effective 21 March 2006.



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15. REVIEW OF PERFORMANCE (Continued)

(B) Performance of the current year-to-date against the preceding year-to-date (1st Quarter 2006 versus 1st Quarter 2005) (continued)

Operational indicators	1 st Quarter 2006	1st Quarter 2005	Variance	% Variance
Operational indicators - Group				
Net subscribers (' 000)				
- Postpaid	1,905	1,279	626	49%
- Prepaid	8,924	5,287	3,637	69%
- Total	10,829	6,566	4,263	65%
Operational indicators - Malaysia				
Net subscribers (' 000)				ļ
- Postpaid	1,451	1,279	172	13%
- Prepaid	6,754	5,287	1,467	28%
- Total	8,205	6,566	1,639	25%
ARPU (RM)	'	ĺ	,	1
- Postpaid	137	155	(18)	(12%)
- Prepaid	48	57	(9)	(16%)
Monthly MOUs (minutes)	"		(2)	(2070)
- Postpaid	461	440	21	5%
- Prepaid	101	122	(21)	(17%)
Data Revenue (RM'm)	314	239	75	31%
SMS messages ('m)	4,464	1,505	2,959	197%
Sivis messages (m)	4,464	1,505	2,959	197%
Operational indicators – Indonesia (1)				
Net subscribers (' 000)		·		
- Postpaid	3	n/a	n/a	n/a
- Prepaid	10	n/a	n/a	n/a
- Total	13	n/a	n/a	n/a
ARPU (RM)				
- Postpaid	46	n/a	n/a	n/a
- Prepaid	10	n/a	n/a	n/a
Operational indicators – India (2)				
Net subscribers (' 000)				
- Postpaid	451	n/a	n/a	n/a
- Prepaid	2,160	n/a	n/a	n/a
- Total	2,611	n/a	n/a	n/a
ARPU (RM)	34	n/a	n/a	n/a

Notes:

⁽¹⁾ Represents Indonesian Operations acquired effective 29 April 2005.

⁽²⁾ Represents Indian Operations acquired effective 21 March 2006.



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15. REVIEW OF PERFORMANCE (Continued)

(B) Performance of the current year-to-date against the preceding year-to-date (1st Quarter 2006 versus 1st Quarter 2005) (Continued)

The Group's pre-tax profit of RM707 million was RM49 million or 7% higher than that of the corresponding quarter of the preceding year. The higher earnings were primarily due to RM75 million higher pre-tax profit in the Malaysian Operations and partially offset by RM26 million net pre-tax loss in the Group's overseas operations (refer to Note 15(A) for details). There were no overseas operations in the corresponding quarter of the preceding year.

Malaysian Operations

Revenue

From a year ago, the Maxis subscriber base has increased by 25% or 1,639,000, bringing the total subscriber base to 8,205,000 as at 31 March 2006. As a result, revenue increased by 7% to RM1,697 million compared to the same period in the preceding year. Postpaid ARPU declined 12% or RM18 to RM137 despite higher MOU of 21 minutes due primarily to new customers subscribing to lower rate plans and impact of lower mobile termination rates which took effect from 15 February 2006. Prepaid ARPU decreased RM9 to RM48 on tariff changes and lower MOU, which is in line with expectations as the expansion of subscriber base was mainly from lower end prepaid users.

Mobile data revenue increased by 31% to RM314 million, representing 19.4% of total mobile revenue as compared to 15.8% in the preceding year. The increase is driven mainly by a 197% increase in billable SMS messages. Revenue from advanced mobile data services (non P2P) increased by 31% to RM53 million, with active GPRS users increasing 115% to 1,206,000.

EBITDA and EBITDA margin

EBITDA grew by 6% or RM56 million to RM957 million spurred by the increase in revenue. The EBITDA margin was marginally lower at 56.4% in the current quarter compared with 56.8% in the corresponding quarter of the preceding year.

PBT

PBT improved by 11% to RM733 million from RM658 million in the comparative period. The increase of RM75 million was mainly due to increase in EBITDA of RM56 million and cessation of goodwill amortisation in compliance with the new FRS (Q1/05 goodwill amortisation charge: RM32 million).



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16. PROSPECTS FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2006

The intense competition in the mobile industry in Malaysia is expected to continue through aggressive promotion activities and pricing. Nevertheless, the Group will continue to focus on increasing its customer base by leveraging on its improved network quality, progressive rollout to expand coverage and offering advanced and innovative mobile voice, data and video services. In addition, the Group will continue to focus in managing cost efficiently to sustain long term profitability.

Group results for the current financial year will be impacted by:

- (i) Inclusion of the operating results and contribution from Aircel (India);
- (ii) Start-up losses incurred by NTS (Indonesia); and
- (iii) Possible cost increases, and slower growth for certain products and services, as a result of inflationary pressures currently being experienced in its key markets.

Barring any unforeseen circumstances, the Board of Directors expects the Group to achieve continuing satisfactory results for the financial year ending 31 December 2006.

17. PROFIT FORECAST OR PROFIT GUARANTEE

Not applicable as the Group did not submit any profit forecast.

18. TAXATION

4	INDIVIDUA	AL QUARTER	CUMULATIV	E QUARTER
	QUARTER ENDED	QUARTER ENDED	PERIOD ENDED	PERIOD ENDED
T_{ij}	31/3/2006 RM' m	31/3/2005 RM' m	31/3/2006 RM' m	31/3/2005 RM' m
Current tax	176	92	176	92
Deferred tax	<u>41</u>	130	41	130
	217	222	217	222

The Group's effective tax rate for the current quarter is 30.7%, which is above the statutory tax rate of 28.0% mainly due to non-deductibility of certain operating expenditure for tax purposes and losses incurred by NTS where group relief is not available.

19. PROFIT/(LOSS) ON SALE OF UNQUOTED INVESTMENTS AND/OR PROPERTIES

There were no sales of unquoted investments and/or properties for the quarter ended 31 March 2006.

20. INVESTMENTS IN QUOTED SECURITIES

There were no investments in quoted securities for the quarter ended 31 March 2006.



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21. STATUS OF CORPORATE PROPOSALS ANNOUNCED

Proposed RM500 million Commercial Paper/Medium Term Note Programme and Proposed RM500 million Medium Term Note Programme (collectively, the "Proposed Programmes")

On 9 November 2004, the Company announced that it intends to undertake the above proposals. The funds raised from the Proposed Programmes will enable Maxis and its subsidiaries to refinance existing debt, finance capital expenditure and utilise for general funding requirements. The Securities Commission has approved the Proposed Programmes based on the terms and conditions contained therein on 2 December 2004. The facility has yet to be drawn down as the Company has sufficient internal funds.

Save as disclosed above, there are no other disclosures that are required to be made as at 18 May 2006.

22. BORROWINGS

The borrowings as at 31 March 2006 are as follows:

	CURRENT	NON-	
	LIABILITIE	CURRENT	TOTAL
	<u> </u>	LIABILITIES	
	RM' m	RM' m	RM' m
Syndicated loans (unsecured) (1)	255	532	787
Finance lease liabilities (secured)	-	11	11
Non-convertible debentures (secured)	16	27	43
Bridging loan (secured)	1,844	-	1,844
Term loans (secured)	56	320	376
	2,171	890	3,061
Currency exposure profiles of borrowings are as	follows:		
RM (Ringgit Malaysia)		11	11
USD (United States Dollar)	2,099	532	2,631
INR (Indian Rupees)	72	347	419
	 2,171	890	3,061

Note

⁽i) Refer to Note 23 (ii) and (iii) of the explanatory notes below for further information.



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23. FINANCIAL INSTRUMENTS

Under the Group's policy, Maxis' practice is to hedge all known foreign currency commitments arising from trade transactions. Maxis' non-trade currency exposures will be hedged as and when deemed necessary.

(i) Forward foreign exchange contracts

Forward foreign exchange contracts protect the Group from movements in exchange rates by establishing the rate at which a foreign currency asset or liability will be settled. Exchange gains and losses arising on contracts entered into as hedges of anticipated future transactions are deferred until the date of such transaction, at which time they are included in the measurement of such transactions.

As at 18 May 2006, the contract amounts of forward foreign exchange contracts that were entered into as hedges for purchases were USD1 million (RM4 million). These amounts represent the future cash flows under forward foreign exchange contracts to purchase the foreign currency. The settlement periods of these forward contracts range between 1 and 3 months.

(ii) Interest rate swap

The Company entered into an interest rate swap to hedge its USD100 million syndicated loan from 31 October 2005 to 7 February 2010. The effect of this transaction oblige it to pay fixed interest rate of 4.63% on the notional amount of USD100 million and entitle it to receive interest at the floating rate on the same notional amount on a quarterly basis.

(iii) Cross currency interest rate swap

The Company entered into an amortising cross currency interest rate swap ("CCIRS") to hedge its USD160 million syndicated loan from 16 February 2005 to 16 May 2007. The Company is obliged to pay KLIBOR interest rate in exchange for receiving LIBOR interest rate on the amortising outstanding principal amounts. The principal of the CCIRS is amortised semi-annually in accordance with the repayment of the USD160 million syndicated loan via an exchange of cash flows in USD and RM based on a pre-determined exchange rate of RM3.80 to USD1.00.

24. SIGNIFICANT EVENT - ACQUISITION OF AIRCEL

As disclosed in the audited annual financial statements for the financial year ended 31 December 2005, the acquisition of Aircel was completed on 21 March 2006.

Aircel was accounted for using equity accounting as a 26% associate from 6 January 2006 to 20 March 2006 and subsequently consolidated as a subsidiary of Maxis from 21 March 2006.

With equity interest of 74% in Aircel (comprised 65% direct interest and 9% indirect interest) and 100% subscription of cumulative redeemable non-convertible preference shares in Deccan Digital Networks Private Limited ("Deccan"), the joint venture company incorporated in the Republic of India, this effectively gives the Group 99.3% economic returns from the investment in Aircel.



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24. SIGNIFICANT EVENT - ACQUISITION OF AIRCEL (Continued)

In addition, a contingent payment may be payable by Global Communication Services Holdings Ltd ("GCSH"), a wholly-owned subsidiary of Maxis, and Deccan. The amount of contingent payment is based on the difference between the future market value and the entry value of 63,243,243 Aircel ordinary shares ("Aircel Shares"). The future market value is based on (i) the market price of the Aircel Shares, in the event of an Initial Public Offering ("IPO"), or (ii) the formula-based equity value of Aircel on a consolidated basis, if there is no IPO after 3 years (or at GCSH's option, 4 years) from the completion date of the acquisition of Aircel.

25. CHANGES IN MATERIAL LITIGATION

As Aircel became a subsidiary of Maxis during the quarter under review, details (including status) of pending material litigation of Aircel and its subsidiaries are set out in this report. Save as disclosed below, there has been no material change in the status of reported material litigation as at 18 May 2006 that would have a material adverse impact to the Group.

(i) The Department of Telecommunications, New Delhi, India ("DoT") issued a show cause notice dated 24 August 2004 ("Impugned Order") to Dishnet Wireless Limited ("DWL"), a wholly-owned subsidiary of Aircel Limited, claiming that illegal routing of international voice calls ("grey telephony") through the internet service had occurred in DWL's network. DWL maintained that the grey telephony operations were committed by certain unscrupulous subscribers and DWL was not a party to such operations.

DWL challenged the imposition of penalty before the Telecom Disputes Settlement Appellate Tribunal, New Delhi ("TDSAT"), the appellate body for settlement of disputes between the Licensor (DoT) and Licensee under the ISP Licence Agreement, stating that the Impugned Order was issued without providing DWL an opportunity of being heard as per the Internet Service Provider ("ISP") License Agreement and questioning the methodology of calculation of the penalty imposed.

DoT withdrew the Impugned Order stating that orders could be passed after DoT issues a fresh notice to DWL and after giving DWL a hearing. Based on the above, TDSAT allowed the withdrawal of the appeal vide its order dated 25 November 2004.

DoT subsequently issued a fresh show cause notice dated 11 January 2005 to DWL on the same lines of the Impugned Order along with the calculation of the penalty imposed.

DWL requested for a personal hearing on the matter and made oral submissions and filed written submissions on the matter in February 2005. DoT's decision on the matter is pending. DoT could levy an imposition of maximum penalty of INR23.7 million (equivalent to RM2.0 million) together with interest (which cannot be estimated at this moment) on DWL and/or order termination of the ISP Licence issued to DWL.

(ii) In March 2004, DWL sold its broadband wired ISP business along with assets, rights, obligations, liabilities and subscribers to Videsh Sanchar Nigam Limited ("VSNL"). However, DWL retained its ISP licence and also reserved its rights to provide wireless internet access service.

DoT issued to DWL a show cause notice dated 9 June 2005 alleging that the hiving off the broadband wired ISP business without the consent of DoT amounted to a breach of terms and conditions of ISP licence warranting termination thereof. DoT also wrote a letter to DWL in December 2005 asking DWL to confirm the transfer of its subscribers as on the date of hiving off to VSNL. Similar notice and letter were also sent to VSNL.



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25. CHANGES IN MATERIAL LITIGATION (Continued)

DWL has responded to DoT's notice and a decision from DoT is pending. DoT may order invocation of the performance bank guarantee amounting to INR10 million (equivalent to INR0.8 million) and/or impose a penalty on DWL and/or order termination of the licence issued to DWL.

(iii) DWL obtained a Unified Access Services Licence ("UAS license") from DoT for providing cellular mobile service ("Service") in certain service areas/circles, namely West Bengal, Assam, Bihar, North East, Himachal Pradesh, Orissa and Jammu & Kashmir, effective from 21 April 2004. The terms and conditions of the UAS licence(s) requires DWL to fulfill its roll out obligations which envisages commencement of Service in a prescribed minimum coverage area within 1 year of the effective date i.e. by 20 April 2005, failing which DoT may impose liquidated damages up to a maximum of INR70 million (equivalent to RM5.8 million). If the delay goes beyond 52 weeks, DoT can terminate the licence, invoke the performance guarantee and/or order the imposition of financial penalty the amount of which cannot be reliably estimated as at the date of this report.

DWL has taken all necessary steps to commence Service in the circles and has applied for wireless spectrum in the required frequency with the Wireless Planning Commission and for point of interconnect with Bharat Sanchar Nigam Limited, the incumbent operator controlled by DoT, across the circles. Since there was inordinate delay in the process of allocation of wireless frequency and point of interconnect, DWL could not commence Service within the prescribed roll out period provided in the UAS licence. Further, the process for commencement of Service involves various statutory clearances. As this is an industry-wide issue, any decision of DoT will have potential adverse impact on the telecommunication sector.

(iv) DWL had purchased an office premises in the fourth floor of Maharaja Kameshwar Complex, ("Complex") Fraser Road, (Mazharul Haque Path), P.S. Kotwali, District Patna, India admeasuring 6,949 square feet ("Office Premise") together with the proportionate undivided share of the land ("Property") under the sale deed doc. no. 4963 dated 18 May 2005 from Newspapers & Publications Limited ("NPL") being the owner of the land on which the Complex was developed and Pataliputra Builders Private Limited ("PBPL") as the confirming party being the developer of the property, based on the Development Agreement dated 31 March 2002 executed between NPL and PBPL ("Development Agreement").

Pursuant to the terms of the Development Agreement, PBPL and NPL respectively own 55% and 45% of built up area of the Property. NPL had also agreed to pay from its share of the sale proceeds the provident fund contributions and other dues to its former employees.

DWL received a notice dated 25 February 2006 from the Employees' Provident Fund Organisation, Bihar Regional Office, Patna informing DWL of the attachment of the Property in the exercise of its powers conferred under Section 8B of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 read with Rule 48 of the 2nd Schedule to the Income Tax Act, 1961 for the recovery of Certificate dues amounting to INR19.5 million (equivalent to approximately RM1.6 million) payable in respect of the unpaid provident fund contributions of the former employees of NPL. The notice was issued to DWL under CWJC No.6544 of 2004 filed by the former employees of NPL against the Union of India for the recovery of their provident fund contributions.

DWL is in the process of preparing the documents to intervene in the suit and to exclude the Office Premise from the said attachment notice.



(158400 - V)

INCORPORATED IN MALAYSIA

QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006 PART B – EXPLANATORY NOTES IN COMPLIANCE WITH BURSA SECURITIES LR UNDER PART A OF APPENDIX 9B

26. DIVIDENDS

The Board of Directors have declared a first gross interim dividend of 10.42 sen per ordinary share less Malaysian income tax at 28% (2005: 10.42 sen) in respect of the financial year ending 31 December 2006 and will be paid on 30 June 2006. The entitlement date for the dividend payment is 15 June 2006.

- A Depositor shall qualify for entitlement to the dividend only in respect of:
- (i) shares transferred to the Depositor's securities account before 4.00 pm on 15 June 2006 in respect of transfers; and
- (ii) shares bought on Bursa Malaysia Securities Berhad ("Bursa Securities") on a cum entitlement basis according to the Rules of Bursa Securities.

27. EARNINGS PER SHARE

		INDIVIDU	AL QUARTER	CUMULATIV	E QUARTER
		QUARTER	QUARTER	PERIOD	PERIOD
		ENDED	ENDED	ENDED	ENDED
	,	31/3/2006	31/3/2005	31/3/2006	31/3/2005
			(Restated)		(Restated)
(1) Basic earnings per share					· · · · · · · · · · · · · · · · · · ·
Profit attributable to ordinary					
equity holders of the parent	(RM' m)	510	436	510	436
Weighted average number of					
ordinary shares in issue	(' m)	2,501	2,477	2,501	2,477
Danis asserting and the second	()	20.4	17.6		17.6
Basic earnings per share:	(sen)	20.4	17.6	20.4	17.6
(2) Diluted earnings per share					
Profit attributable to ordinary					
equity holders of the parent	(RM' m)	510	436	510	436
Weighted average number of					
ordinary shares in issue	(' m)	2,501	2,477	2,501	2,477
Adjusted for share options granted	(' m)	11	27	11	27
				4	
Adjusted weighted average number					
of ordinary shares in issue	(' m)	2,512	2,504	2,512	2,504
Diluted earnings per share:	(sen)	20.3	17.4	20.3	17.4
į į	(-)				· · · · · · · · · · · · · · · · · · ·

As at 31 March 2006, 88,636,578 share options have been granted and remained unexercised pursuant to the ESOS.



(158400 - V)

INCORPORATED IN MALAYSIA QUARTERLY REPORT FOR THE FIRST QUAR TER ENDED 31 MARCH 2006

PART B – EXPLANATORY NOTES IN COMPLIANCE WITH BURSA SECURITIES LR UNDER PART A OF APPENDIX 9B

By order of the Board

Dipak Kaur (LS 5204) Company Secretary 24 May 2006 Kuala Lumpur

Companies Act 1965
[Section 54(1)]

Company No. 158400 V

RETURN OF ALLOTMENT OF SHARES

MAXIS COMMUNICATIONS BERHAD

The shares referred to in this return were allotted on the

08 day of May, 2006.

		Details of Sha	res
Shares Allotted	Preference	Ordinary	Other Kinds
1. For cash consideration:			
[a] Number of shares	-	223,000	-
[b] Nominal amount of each share	-	RM0.10	-
[c] Amount paid on 84,000 shares	-	RM4.36	-
[c] Amount paid on 4,000 shares	-	RM4.80	-
[c] Amount paid on 75,000 shares	-	RM5.13	-
[c] Amount paid on 34,000 shares	-	RM7.05	-
[c] Amount paid on 8,000 shares	-	RM7.74	-
[c] Amount paid on 18,000 shares	-	RM7.99	-
[d] Amount [if any] due and payable on each sl	nare -	_	-
[e] Amount of premium paid or payable on 84,	000 shares -	RM4.26	-
[e] Amount of premium paid or payable on 4,0	00 shares -	RM4.70	-
[e] Amount of premium paid or payable on 75,	000 shares -	RM5.03	-
[e] Amount of premium paid or payable on 34,	000 shares -	RM6.95	-
[e] Amount of premium paid or payable on 8,0	00 shares -	RM7.64	-
[e] Amount of premium paid or payable on 18,	000 shares -	RM7.89	-
2. For consideration other than cash:			
[a] Number of shares	-	-	-
[b] Nominal amount of each share	-	-	-
[c] Amount to be treated as paid on each of the allotted	share so	-	-
[d] Amount of premium treated as paid up each	share	-	
[e] The consideration for which the shares have allotted is as follows:	e been so	CASH	<u> </u>

Company No.

158400

Particulars of the allottees of the shares so allotted and the number and classes of shares allotted to them are as follows: ω.

Number of Shares Allotted	Preference Ordinary Other Kinds	Nationality/Race I.C. No. Cash Otherwise Cash Otherwise Cash Otherwise	Not Applicable
	Prefere	I.C. No.	Not Applicable
		Full Name and Address Nationality/Ra	

9

DATO-AMALUDIN IBRAHIM Director

DIPAK KAUR D/O SANGAT SINGH LS No. 005204 Secretary

Certificate to be given by all Companies

A certificate in the form set hereunder shall be given by a Director and a Secretary of every company and annexed to this form.

CERTIFICATE

We hereby certify, in relation to MAXIS COMMUNICATIONS BERHAD that:

- [a] the shares referred to in this return were allotted pursuant to a resolution of the Directors/Members' made on 27 June 2002
- [b] the shares so allotted do not exceed the authorised capital of the company which is RM2,000,000,000-00 divided into 20,000,000,000 ordinary shares of RM0.10 each.
- [c] the allottees have agreed and have not withdrawn their agreement to take up the shares so allotted;
- [c] the shares were allotted to the allottees on applications received from them for shares in the company;
- [c] the shares were allotted as fully paid bonus shares to the existing shareholders;
- [d] the total issued capital of the company now stands at 2,503,044,000 shares of RM0.10 each and the paid-up capital is RM250,304,400; and
- [e] by virtue of section 54(2) paragraph 3 of this form is not completed as:
 - [i] the company has more than five hundred members;
 - [ii] the company keeps its principal share register at a place within twenty-five kilometers of the office of the Registrar of Companies;
 - [iii] the company provides reasonable accommodation and facilities for persons to inspect and take copies of its list of members and its particulars of share transferred;
 - [iv] the shares referred to in this return were allotted for cash;
 - the shares referred to in this return were allotted for a consideration other than cash and the number of persons to whom the shares have been allotted exceeds five hundred; and
 - [v] (a) the number of shares allotted to citizens who are
 Malays and Natives

 30,000
 - (b) the number of shares allotted to citizens who are
 Non-Malays and non-Native

 84,000
 - (c) the number of shares allotted to non-citizens
 - (d) the number of shares allotted to bodies corporate controlled by citizens who are Malays and Natives

 35,000

(e) the number of shares allotted to bodies corporate controlled by citizens who are non-Malays and non-Natives

74,000

(f) the number of shares allotted to bodies corporate controlled by non-citizens

TOTAL 223,000

Dated this

18

day of May, 2006

DATO' JAMALUDIN IBRAHIM

Director

DIPAK KAUR D/O SANGAT

SINGH

Secretary

(LS No. 005204)

Lodged by

MAXIS COMMUNICATIONS BERHAD

Address

Level 18 Menara Maxis Kuala Lumpur City Centre

Off Jalan Ampang 50088 Kuala Lumpur

Tel

03-2330 7000

Companies Act 1965
[Section 54(1)]

Company No. 158400 V

RETURN OF ALLOTMENT OF SHARES

MAXIS COMMUNICATIONS BERHAD

The shares referred to in this return were allotted on the $\ 11\ \text{day of}\ May$, 2006.

			Details of Shares	
	Shares Allotted	Preference	Ordinary	Other Kinds
1.	For cash consideration:			
[a]	Number of shares	-	218,000	-
[b]	Nominal amount of each share	-	RM0.10	-
[c]	Amount paid on 35,000 shares	-	RM4.36	-
[c]	Amount paid on 16,000 shares	-	RM4.80	-
[c]	Amount paid on 107,000 shares	-	RM5.13	
[c]	Amount paid on 3,000 shares	-	RM6.47	-
[c]	Amount paid on 57,000 shares	-	RM7.99	_
[d]	Amount [if any] due and payable on each share	-	-	-
[e]	Amount of premium paid or payable on 35,000 share	-	RM4.26	- ,
[e]	Amount of premium paid or payable on 16,000 shares	-	RM4.70	-
[e]	Amount of premium paid or payable on 107,000 shares	-	RM5.03	-
[e]	Amount of premium paid or payable on 3,000 shares	-	RM6.37	-
[e]	Amount of premium paid or payable on 57,000 shares	-	RM7.89	-
2.	For consideration other than cash:			
[a]	Number of shares	_	_	_
[b]	Nominal amount of each share	_	_	<u>.</u>
[c]	Amount to be treated as paid on each of			
. ,	the share so allotted	-	-	-
[d]	Amount of premium treated as paid up each share	-	-	-
[e]	The consideration for which the shares have been so allotted is as follows:		CASH	

Company No.

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١	
	58400

Particulars of the allottees of the shares so allotted and the number and classes of shares allotted to them are as follows:

				Z	Number of Shares Allotted	es Allotted		
			Prefe	Preference	Ordinary	nary	Other	Other Kinds
Full Name and Address	Nationality/Race	I.C. No.	Cash	Otherwise	Cash	Otherwise	Cash	Otherwise
		Not	Not Applicable					
Dated this 22 day of May	, 2006	_						
	Marie .	Jank	i	V	Inc			
	DATO	DATO, JAMALUDIN IBRAHIM Director	3RAHIM	. Ω ii ŏ	DIPAK KÁUR D/O SANGAT SINGH LS No. 005204 Secretary	D/O SANG	AT SING	11

Certificate to be given by all Companies

A certificate in the form set hereunder shall be given by a Director and a Secretary of every company and annexed to this form.

CERTIFICATE

We hereby certify, in relation to MAXIS COMMUNICATIONS BERHAD that:

- [a] the shares referred to in this return were allotted pursuant to a resolution of the Directors/Members' made on 27 June 2002
- [b] the shares so allotted do not exceed the authorised capital of the company which is RM2,000,000,000-00 divided into 20,000,000,000 ordinary shares of RM0.10 each.
- [c] the allottees have agreed and have not withdrawn their agreement to take up the shares so allotted;
- [c] the shares were allotted to the allottees on applications received from them for shares in the company;
- [c] the shares were allotted as fully paid bonus shares to the existing shareholders;
- [d] the total issued capital of the company now stands at 2,503,262,000 shares of RM0.10 each and the paid-up capital is RM250,326,200; and
- [e] by virtue of section 54(2) paragraph 3 of this form is not completed as:
 - [i] the company has more than five hundred members;
 - [ii] the company keeps its principal share register at a place within twenty-five kilometers of the office of the Registrar of Companies;
 - [iii] the company provides reasonable accommodation and facilities for persons to inspect and take copies of its list of members and its particulars of share transferred;
 - [iv] the shares referred to in this return were allotted for cash;
 - [iv] the shares referred to in this return were allotted for a consideration other than eash and the number of persons to whom the shares have been allotted exceeds five hundred; and
 - [v] (a) the number of shares allotted to citizens who are Malays and Natives 18,000
 - (b) the number of shares allotted to citizens who are
 Non-Malays and non-Native

 47,000
 - (c) the number of shares allotted to non-citizens
 - (d) the number of shares allotted to bodies corporate controlled by citizens who are Malays and Natives

 42,000

(e) the number of shares allotted to bodies corporate controlled by citizens who are non-Malays and non-Natives

111,000

(f) the number of shares allotted to bodies corporate controlled by non-citizens

TOTAL 218,000

Dated this 22 day of May, 2006

DATQ'JAMALUDIN IBRAHIM

Director

DIPAK KAUR D/O SANGAT

SINGH

Secretary

(LS No. 005204)

Lodged by

MAXIS COMMUNICATIONS BERHAD

Address

Level 18 Menara Maxis Kuala Lumpur City Centre Off Jalan Ampang

50088 Kuala Lumpur

Tel

03-2330 7000

Companies Act 1965
[Section 54(1)]

Com	pany	No
- 4		

158400 V

RETURN OF ALLOTMENT OF SHARES

MAXIS COMMUNICATIONS BERHAD

The shares referred to in this return were allotted on the 18 day of May, 2006.

]	Details of Sha	ures
	Shares Allotted	Preference	Ordinary	Other Kinds
1.	For cash consideration:			
[a]	Number of shares	-	176,000	-
[b]	Nominal amount of each share	-	RM0.10	-
[c]	Amount paid on 28,000 shares	-	RM4.36	-
[c]	Amount paid on 9,000 shares	-	RM4.80	-
[c]	Amount paid on 117,000 shares	-	RM5.13	-
[c]	Amount paid on 9,000 shares	-	RM6.47	-
[c]	Amount paid on 2,000 shares	-	RM7.05	_
[c]	Amount paid on 11,000 shares	-	RM7.99	-
[d]	Amount [if any] due and payable on each share	-	-	-
[e]	Amount of premium paid or payable on 28,000 shares	-	RM4.26	-
[e]	Amount of premium paid or payable on 9,000 shares	-	RM4.70	_
[e]	Amount of premium paid or payable on 117,000 shares	-	RM5.03	-
[e]	Amount of premium paid or payable on 9,000 shares	-	RM6.37	-
[e]	Amount of premium paid or payable on 2,000 shares	-	RM6.95	-
[e]	Amount of premium paid or payable on 11,000 shares	-	RM7.89	-
2.	For consideration other than cash:			
[a]	Number of shares	-	-	-
[b]	Nominal amount of each share	-	-	-
[c]	Amount to be treated as paid on each of the share so allotted	-	-	-
[d]	Amount of premium treated as paid up each share	-	-	-
[e]	The consideration for which the shares have been so allotted is as follows:		CASH	

Company No.

> 158400 Particulars of the allottees of the shares so allotted and the number and classes of shares allotted to them are as follows: ω.

Ca					Z	Number of Shares Allotted	s Allotted		
Nationality/Race I.C. No. Cash Otherwise Cash Otherwise Not Applicable				Prefe		Ordin	nary	Other	Other Kinds
Not Applicable	Full Name and Address	Nationality/Race	I.C. No.	Cash	Otherwise	Cash	Otherwise	Cash	Otherwise
			Not	Applicable					

day of May, 2006 Dated this 24

DATO-JAMALUDIN IBRAHIM Director

DIPAK KAUR D/O SANGAT SINGH

LS No. 005204 Secretary

. . .

Company No. 158400 V

Certificate to be given by all Companies

A certificate in the form set hereunder shall be given by a Director and a Secretary of every company and annexed to this form.

CERTIFICATE

We hereby certify, in relation to MAXIS COMMUNICATIONS BERHAD that:

- [a] the shares referred to in this return were allotted pursuant to a resolution of the Directors/Members' made on 27 June 2002
- [b] the shares so allotted do not exceed the authorised capital of the company which is RM2,000,000,000-00 divided into 20,000,000,000 ordinary shares of RM0.10 each.
- [c] the allottees have agreed and have not withdrawn their agreement to take up the shares so allotted;
- [c] the shares were allotted to the allottees on applications received from them for shares in the company;
- [c] the shares were allotted as fully paid bonus shares to the existing shareholders;
- [d] the total issued capital of the company now stands at 2,503,438,000 shares of RM0.10 each and the paid-up capital is RM250,343,800; and
- [e] by virtue of section 54(2) paragraph 3 of this form is not completed as:
 - [i] the company has more than five hundred members;
 - [ii] the company keeps its principal share register at a place within twenty-five kilometers of the office of the Registrar of Companies;
 - [iii] the company provides reasonable accommodation and facilities for persons to inspect and take copies of its list of members and its particulars of share transferred;
 - [iv] the shares referred to in this return were allotted for cash;
 - [iv] the shares referred to in this return were allotted for a consideration other than cash and the number of persons to whom the shares have been allotted exceeds five hundred; and
 - [v] (a) the number of shares allotted to citizens who are
 Malays and Natives

 32,000
 - (b) the number of shares allotted to citizens who are Non-Malays and non-Native 108,000
 - (c) the number of shares allotted to non-citizens
 - (d) the number of shares allotted to bodies corporate controlled by citizens who are Malays and Natives

 14,000

Company No. 158400 V

(e) the number of shares allotted to bodies corporate controlled by citizens who are non-Malays and non-Natives

22,000

(f) the number of shares allotted to bodies corporate controlled by non-citizens

TOTAL 176,000

Dated this 24 day of May, 2006

DATO' JAMALUDIN IBRAHIM

Director

DIPAK KAUR D/O SANGAT

SINGH Secretary

(LS No. 005204)

Lodged by

MAXIS COMMUNICATIONS BERHAD

Address

Level 18 Menara Maxis Kuala Lumpur City Centre Off Jalan Ampang 50088 Kuala Lumpur

Tel

50088 Kuala Lump 03-2330 7000 Companies Act 1965
[Section 54(1)]

Company N	Vo.
158400	V

RETURN OF ALLOTMENT OF SHARES

MAXIS COMMUNICATIONS BERHAD

The shares referred to in this return were allotted on the 22 day of May, 2006.

			Details of Sha	ires
	Shares Allotted	Preference	Ordinary	Other Kinds
1.	For cash consideration:			
[a]	Number of shares	-	135,000	
[b]	Nominal amount of each share	-	RM0.10	-
[c]	Amount paid on 13,000 shares	-	RM4.36	-
[c]	Amount paid on 6,000 shares	-	RM4.80	-
[c]	Amount paid on 61,000 shares	-	RM5.13	-
[c]	Amount paid on 8,000 shares	-	RM6.47	_
[c]	Amount paid on 1,000 shares	-	RM7.05	-
[c]	Amount paid on 33,000 shares		RM7.74	-
[c]	Amount paid on 13,000 shares	-	RM7.99	-
[d]	Amount [if any] due and payable on each share	-	-	-
[e]	Amount of premium paid or payable on 13,000 shares	-	RM4.26	-
[e]	Amount of premium paid or payable on 6,000 shares	-	RM4.70	-
[e]	Amount of premium paid or payable on 61,000 shares	-	RM5.03	-
[e]	Amount of premium paid or payable on 8,000 shares	_	RM6.37	-
[e]	Amount of premium paid or payable on 1,000 shares	-	RM6.95	-
[e]	Amount of premium paid or payable on 33,000 shares	- 1	RM7.64	. -
[e]	Amount of premium paid or payable on 13,000 shares	-	RM7.89	-
2.	For consideration other than cash:			
[a]	Number of shares	-	-	-
[b]	Nominal amount of each share	-	-	-
[c]	Amount to be treated as paid on each of the share so allotted	-	-	-
[d]	Amount of premium treated as paid up each share	-	-	-
[e]	The consideration for which the shares have been so allotted is as follows:		CASH	

Company No.

> 158400 Particulars of the allottees of the shares so allotted and the number and classes of shares allotted to them are as follows: ω.

Full Name and Address Nationality/Race L.C. No. Cash Otherwise Cash Otherwise Cash Otherwise Otherwise Cash Otherwise Otherwise Cash Otherwis					Z	Number of Shares Allotted	s Allotted		
Nationality/Race I.C. No. Cash Otherwise Cash Otherwise Cash Not Applicable Not Applicable				Prefe		Ordir	ıary	Other	Kinds
Not Applicable	Full Name and Address	Nationality/Race	I.C. No.	Cash	Otherwise	Cash	Otherwise	Cash	Otherwise
The state of the s			Not	Applicable					

day of May, 2006 Dated this 26 DATO JAMALUDIN IBRAHIM
Director

DIPAK KAUR D/O SANGAT SINGH LS No. 0d5204 Secretary

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Certificate to be given by all Companies

A certificate in the form set hereunder shall be given by a Director and a Secretary of every company and annexed to this form.

CERTIFICATE

We hereby certify, in relation to MAXIS COMMUNICATIONS BERHAD that:

- [a] the shares referred to in this return were allotted pursuant to a resolution of the Directors/Members' made on 27 June 2002
- [b] the shares so allotted do not exceed the authorised capital of the company which is RM2,000,000,000-00 divided into 20,000,000 ordinary shares of RM0.10 each.
- [c] the allottees have agreed and have not withdrawn their agreement to take up the shares so allotted;
- [c] the shares were allotted to the allottees on applications received from them for shares in the company;
- [c] the shares were allotted as fully paid bonus shares to the existing shareholders;
- [d] the total issued capital of the company now stands at 2,503,573,000 shares of RM0.10 each and the paid-up capital is RM250,357,300; and
- [e] by virtue of section 54(2) paragraph 3 of this form is not completed as:
 - [i] the company has more than five hundred members;
 - [ii] the company keeps its principal share register at a place within twenty-five kilometers of the office of the Registrar of Companies;
 - [iii] the company provides reasonable accommodation and facilities for persons to inspect and take copies of its list of members and its particulars of share transferred;
 - [iv] the shares referred to in this return were allotted for cash;
 - [iv] the shares referred to in this return were allotted for a consideration other than cash and the number of persons to whom the shares have been allotted exceeds five hundred; and
 - [v] (a) the number of shares allotted to citizens who are Malays and Natives
 - (b) the number of shares allotted to citizens who are
 Non-Malays and non-Native

 79,000
 - (c) the number of shares allotted to non-citizens 33,000
 - (d) the number of shares allotted to bodies corporate controlled by citizens who are Malays and Natives 1,000

(e) the number of shares allotted to bodies corporate controlled by citizens who are non-Malays and non-Natives

22,000

(f) the number of shares allotted to bodies corporate controlled by non-citizens

> 135,000 TOTAL

26 day of May , 2006 Dated this

DATO' JAMALUDIN IBRAHIM

Director

DIPAK KAUR D/O SANGAT

SINGH

Secretary

(LS No. 005204)

Lodged by

MAXIS COMMUNICATIONS BERHAD

Address

Level 18 Menara Maxis

Kuala Lumpur City Centre Off Jalan Ampang

50088 Kuala Lumpur

Tel

03-2330 7000

Companies Act 1965 [Section 54(1)]

Company No.

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158400 V

RETURN OF ALLOTMENT OF SHARES

MAXIS COMMUNICATIONS BERHAD

The shares referred to in this return were allotted on the $25\,\mathrm{day}$ of May, 2006.

- :			Details of Share	es
	Shares Allotted	Preference	Ordinary	Other Kinds
1.	For cash consideration:			
[a]	Number of shares	-	96,000	-
[b]	Nominal amount of each share	-	RM0.10	<u>-</u>
[c]	Amount paid on 33,000 shares	-	RM4.36	-
[c]	Amount paid on 35,000 shares	-	RM5.13	_
[c]	Amount paid on 28,000 shares	-	RM7.99	-
[d]	Amount [if any] due and payable on each share	-	-	-
[e]	Amount of premium paid or payable on 33,000 shares	-	RM4.26	-
[e]	Amount of premium paid or payable on 35,000 shares	-	RM5.03	-
[e]	Amount of premium paid or payable on 28,000 shares	-	RM7.89	-
2.	For consideration other than cash:			
[a]	Number of shares	_	-	_
[b]	Nominal amount of each share	-	_	-
[c]	Amount to be treated as paid on each of the share so allotted	-	-	-
[d]	Amount of premium treated as paid up each share	-	-	-
[e]	The consideration for which the shares have been so allotted is as follows:		CASH	L

Company No.

158400

Particulars of the allottees of the shares so allotted and the number and classes of shares allotted to them are as follows: ښ

				Ż	Number of Shares Allotted	s Allotted		
			Prefe	Preference	Ordinary	ıary	Othe	Other Kinds
Full Name and Address	Nationality/Race	I.C. No.	Cash	Otherwise	Cash	Otherwise	Cash	Otherwise
		Not	Not Applicable					

day of May, 2006 Dated this 31

DATO JAMALUDIN IBRAHIM Director

DIPAK/KAUR D/O SANGAT SINGH LS No. 005204 Secretary

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Certificate to be given by all Companies

A certificate in the form set hereunder shall be given by a Director and a Secretary of every company and annexed to this form.

CERTIFICATE

- the shares referred to in this return were allotted pursuant to a resolution of the Directors/Members' made on 27 June 2002
- the shares so allotted do not exceed the authorised capital of the company which is RM2,000,000,000-00 divided into 20,000,000 ordinary shares of RM0.10 each.
- [c] the allottees have agreed and have not withdrawn their agreement to take up the shares so allotted:
- [c] the shares were allotted to the allottees on applications received from them for shares in the company;
- [c] the shares were allotted as fully paid bonus shares to the existing shareholders;
- [d] the total issued capital of the company now stands at 2,503,669,000 shares of RM0.10 each and the paid-up capital is RM250,366,900; and
- [e] by virtue of section 54(2) paragraph 3 of this form is not completed as:
 - [i] the company has more than five hundred members;
 - [ii] the company keeps its principal share register at a place within twenty-five kilometers of the office of the Registrar of Companies;
 - [iii] the company provides reasonable accommodation and facilities for persons to inspect and take copies of its list of members and its particulars of share transferred;
 - [iv] the shares referred to in this return were allotted for cash;
 - [iv] the shares referred to in this return were allotted for a consideration other than cash and the number of persons to whom the shares have been allotted exceeds five hundred; and
 - [v] (a) the number of shares allotted to citizens who are
 Malays and Natives

 19,000
 - (b) the number of shares allotted to citizens who are Non-Malays and non-Native 39,000
 - (c) the number of shares allotted to non-citizens
 - (d) the number of shares allotted to bodies corporate controlled by citizens who are Malays and Natives

 29,000

(e) the number of shares allotted to bodies corporate controlled by citizens who are non-Malays and non-Natives

9,000

(f) the number of shares allotted to bodies corporate controlled by non-citizens

TOTAL _____96,000

Dated this 31 day of May , 2006

DATO' JAMALUDIN IBRAHIM

Director

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DIPAK KAUR D/O SANGAT

SINGH

Secretary

(LS No. 005204)

Lodged by

MAXIS COMMUNICATIONS BERHAD

Address

Level 18, Menara Maxis, Kuala Lumpur City Centre,

Off Jalan Ampang, 50088 Kuala Lumpur.

Tel

Companies Act 1965 [Section 54(1)]

Company N	Vo.
158400	V

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RETURN OF ALLOTMENT OF SHARES

MAXIS COMMUNICATIONS BERHAD

The shares referred to in this return were allotted on the

29 day of May , 2006.

			Details of Share	ès .
	Shares Allotted	Preference	Ordinary	Other Kinds
1.	For cash consideration:			-
[a]	Number of shares	-	109,000	-
[b]	Nominal amount of each share	_	RM0.10	-
[c]	Amount paid on 64,000 shares	-	RM4.36	-
[c]	Amount paid on 45,000 shares	_	RM5.13	-
[d]	Amount [if any] due and payable on each share	-	-	-
[e]	Amount of premium paid or payable on 64,000 shares	-	RM4.26	-
[e]	Amount of premium paid or payable on 45,000 shares	-	RM5.03	-
2.	For consideration other than cash:			
[a]	Number of shares	-	_	_
[b]	Nominal amount of each share	-	_	-
[c]	Amount to be treated as paid on each of the share so allotted	-	_	-
[d]	Amount of premium treated as			
	paid up each share	-	·	-
[e]	The consideration for which the shares have been so allotted is as follows:		CASH	

Company No.

158400

Particulars of the allottees of the shares so allotted and the number and classes of shares allotted to them are as follows: ω,

				Z	Number of Shares Allotted	s Allotted		
			Prefe	Preference	Ordinary	lary	Other	Other Kinds
Full Name and Address	Nationality/Race	I.C. No.	Cash	Otherwise	Cash	Otherwise	Cash	Otherwise
		Not	Not Applicable					

day of June, 2006 90 Dated this

DATO JAMALUDIN IBRAHIM
Director

DIPAK KAUR D/O SANGAT SINGH LS No. 005204 Secretary

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Certificate to be given by all Companies

A certificate in the form set hereunder shall be given by a Director and a Secretary of every company and annexed to this form.

CERTIFICATE

- [a] the shares referred to in this return were allotted pursuant to a resolution of the Directors/Members' made on 27 June 2002
- [b] the shares so allotted do not exceed the authorised capital of the company which is RM2,000,000,000-00 divided into 20,000,000 ordinary shares of RM0.10 each.
- [c] the allottees have agreed and have not withdrawn their agreement to take up the shares so allotted;
- [c] the shares were allotted to the allottees on applications received from them for shares in the company;
- [c] the shares were allotted as fully paid bonus shares to the existing shareholders;
- [d] the total issued capital of the company now stands at 2,503,778,000 shares of RM0.10 each and the paid-up capital is RM250,377,800; and
- [e] by virtue of section 54(2) paragraph 3 of this form is not completed as:
 - [i] the company has more than five hundred members;
 - [ii] the company keeps its principal share register at a place within twenty-five kilometers of the office of the Registrar of Companies;
 - [iii] the company provides reasonable accommodation and facilities for persons to inspect and take copies of its list of members and its particulars of share transferred;
 - [iv] the shares referred to in this return were allotted for cash;
 - [iv] the shares referred to in this return were allotted for a consideration other than cash and the number of persons to whom the shares have been allotted exceeds five hundred; and
 - [v] (a) the number of shares allotted to citizens who are Malays and Natives

 3,000
 - (b) the number of shares allotted to citizens who are Non-Malays and non-Native 96,000
 - (c) the number of shares allotted to non-citizens
 - (d) the number of shares allotted to bodies corporate controlled by citizens who are Malays and Natives

(e) the number of shares allotted to bodies corporate controlled by citizens who are non-Malays and non-Natives

10,000

(f) the number of shares allotted to bodies corporate controlled by non-citizens

TOTAL 109,000

Dated this 06 day of June, 2006

DATO-JAMALUDIN IBRAHIM

Director

(

()

DIPAK KAUR Ø/O SANGAT

SINGH /

Secretary

(LS No. 005204)

Lodged by Address MAXIS COMMUNICATIONS BERHAD

dress : Level 18 Menara Maxis

Kuala Lumpur City Centre Off Jalan Ampang 50088 Kuala Lumpur

Tel

Companies Act 1965
[Section 54(1)]

Compan	y No

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158400 V

RETURN OF ALLOTMENT OF SHARES

MAXIS COMMUNICATIONS BERHAD

The shares referred to in this return were allotted on the 01 day of June, 2006.

		1	Details of Sha	ıres
	Shares Allotted	Preference	Ordinary	Other Kinds
1.	For cash consideration:			
[a]	Number of shares	-	590,000	-
[b]	Nominal amount of each share	-	RM0.10	-
[c]	Amount paid on 51,000 shares	-	RM4.36	-
[c]	Amount paid on 4,000 shares	-	RM4.80	-
[c]	Amount paid on 53,000 shares	-	RM5.13	-
[c]	Amount paid on 450,000 shares	- :	RM5.34	-
[c]	Amount paid on 27,000 shares	-	RM7.05	-
[c]	Amount paid on 5,000 shares	-	RM7.99	-
[d]	Amount [if any] due and payable on each share	-	-	-
[e]	Amount of premium paid or payable on 51,000 shares	-	RM4.26	-
[e]	Amount of premium paid or payable on 4,000 shares		RM4.70	-
[e]	Amount of premium paid or payable on 53,000 shares	-	RM5.03	-
[e]	Amount of premium paid or payable on 450,000 shares	-	RM5.24	-
[e]	Amount of premium paid or payable on 27,000 shares	-	RM6.95	-
[e]	Amount of premium paid or payable on 5,000 shares	-	RM7.89	-
2.	For consideration other than cash:			
[a]	Number of shares	-	-	_
[b]	Nominal amount of each share	-	-	-
[c]	Amount to be treated as paid on each of the share so allotted	-	-	-
[d]	Amount of premium treated as paid up each share		-	-
[e]	The consideration for which the shares have been so allotted is as follows:		CASH	

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Company No.

158400

Particulars of the allottees of the shares so allotted and the number and classes of shares allotted to them are as follows: ω̈.

				ĮŹ	Number of Shares Allotted	s Allotted		
			Prefe	Preference	Ordinary	ıary	Othe	Other Kinds
Full Name and Address	Nationality/Race	I.C. No.	Cash	Otherwise	Cash	Otherwise	Cash	Otherwise
		Not	Not Applicable					

day of June, 2006 8 Dated this DAYO' JAMALUDIN IBRAHIM
Director

DIPAK KAUR D/O SANGAT SINGH LS No. 006204 Secretary

()

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Certificate to be given by all Companies

A certificate in the form set hereunder shall be given by a Director and a Secretary of every company and annexed to this form.

CERTIFICATE

- [a] the shares referred to in this return were allotted pursuant to a resolution of the Directors/Members' made on 27 June 2002
- [b] the shares so allotted do not exceed the authorised capital of the company which is RM2,000,000,000-00 divided into 20,000,000,000 ordinary shares of RM0.10 each.
- [c] the allottees have agreed and have not withdrawn their agreement to take up the shares so allotted;
- [c] the shares were allotted to the allottees on applications received from them for shares in the company;
- [c] the shares were allotted as fully paid bonus shares to the existing shareholders;
- [d] the total issued capital of the company now stands at 2,504,368,000 shares of RM0.10 each and the paid-up capital is RM250,436,800; and
- [e] by virtue of section 54(2) paragraph 3 of this form is not completed as:
 - [i] the company has more than five hundred members;
 - [ii] the company keeps its principal share register at a place within twenty-five kilometers of the office of the Registrar of Companies;
 - [iii] the company provides reasonable accommodation and facilities for persons to inspect and take copies of its list of members and its particulars of share transferred;
 - [iv] the shares referred to in this return were allotted for cash;
 - the shares referred to in this return were allotted for a consideration other than cash and the number of persons to whom the shares have been allotted exceeds five hundred; and
 - [v] (a) the number of shares allotted to citizens who are
 Malays and Natives

 (b) the number of shares allotted to citizens who are
 Non-Malays and non-Native

 (c) the number of shares allotted to non-citizens

 450,000
 - (d) the number of shares allotted to bodies corporate controlled by citizens who are Malays and Natives

 14,000

Company No. 158400 V

(e) the number of shares allotted to bodies corporate controlled by citizens who are non-Malays and non-Natives

37,000

(f) the number of shares allotted to bodies corporate controlled by non-citizens

TOTAL

590,000

Dated this 06 day of June, 2006

DATO' JAMALUDIN IBRAHIM

Director

DIPAK KAUR D/O SANGAT

SINGH

Secretary

(LS No. 005204)

Lodged by

MAXIS COMMUNICATIONS BERHAD

Address

Level 18 Menara Maxis Kuala Lumpur City Centre Off Jalan Ampang 50088 Kuala Lumpur

Tel

(

Company No.

158400 V

RETURN OF ALLOTMENT OF SHARES

MAXIS COMMUNICATIONS BERHAD

The shares referred to in this return were allotted on the 02 day of June , 2006.

			Details of Share	s
	Shares Allotted	Preference	Ordinary	Other Kinds
1.	For cash consideration:			:
[a]	Number of shares	-	392,000	-
[b]	Nominal amount of each share	-	RM0.10	-
[c]	Amount paid on 330,000 shares	-	RM4.36	-
[c]	Amount paid on 8,000 shares	-	RM4.80	-
[c]	Amount paid on 41,000 shares	-	RM5.13	
[c]	Amount paid on 8,000 shares	-	RM7.99	-
[c]	Amount paid on 5,000 shares	-	RM8.13	-
[d]	Amount [if any] due and payable on each share	-	-	-
[e]	Amount of premium paid or payable on 330,000 share	-	RM4.26	-
[e]	Amount of premium paid or payable on 8,000 shares	-	RM4.70	-
[e]	Amount of premium paid or payable on 41,000 shares	-	RM5.03	-
[e]	Amount of premium paid or payable on 8,000 shares	-	RM7.89	_
[e]	Amount of premium paid or payable on 5,000 shares	-	RM8.03	-
2.	For consideration other than cash:			
[a]	Number of shares		_	_
[a] [b]	Nominal amount of each share	<u>.</u>	_	
[c]	Amount to be treated as paid on each of	-	_	_
[~]	the share so allotted	-	-	-
[d]	Amount of premium treated as paid up each share	-	-	-
[e]	The consideration for which the shares have been so allotted is as follows:		CASH	<u> </u>

Company No.

158400

Particulars of the allottees of the shares so allotted and the number and classes of shares allotted to them are as follows: 3

				Z	Number of Shares Allotted	s Allotted		
			Prefe	Preference	Ordinary	lary	Other	Other Kinds
Full Name and Address	Nationality/Race	I.C. No.	Cash	Otherwise	Cash	Otherwise	Cash	Otherwise
		Not	Not Applicable					

day of June, 2006 Dated this 09

TAN SRIDATO MEGAT ZAHARUDDIN
B. MEGAT MOHD NOR
Director

DIPAK KAUR D/O SANGAT SINGH

LS No. 005204 Secretary

Certificate to be given by all Companies

A certificate in the form set hereunder shall be given by a Director and a Secretary of every company and annexed to this form.

CERTIFICATE

- [a] the shares referred to in this return were allotted pursuant to a resolution of the Directors/Members' made on 27 June 2002
- [b] the shares so allotted do not exceed the authorised capital of the company which is RM2,000,000,000-00 divided into 20,000,000 ordinary shares of RM0.10 each.
- [c] the allottees have agreed and have not withdrawn their agreement to take up the shares so allotted:
- [c] the shares were allotted to the allottees on applications received from them for shares in the company;
- [c] the shares were allotted as fully paid bonus shares to the existing shareholders;
- [d] the total issued capital of the company now stands at 2,504,760,000 shares of RM0.10 each and the paid-up capital is RM250,476,000; and
- [e] by virtue of section 54(2) paragraph 3 of this form is not completed as:
 - [i] the company has more than five hundred members;
 - [ii] the company keeps its principal share register at a place within twenty-five kilometers of the office of the Registrar of Companies;
 - [iii] the company provides reasonable accommodation and facilities for persons to inspect and take copies of its list of members and its particulars of share transferred;
 - [iv] the shares referred to in this return were allotted for cash;
 - [iv] the shares referred to in this return were allotted for a consideration other than cash and the number of persons to whom the shares have been allotted exceeds five hundred; and
 - [v] (a) the number of shares allotted to citizens who are
 Malays and Natives

 301,000
 - (b) the number of shares allotted to citizens who are
 Non-Malays and non-Native

 50,000
 - (c) the number of shares allotted to non-citizens
 - (d) the number of shares allotted to bodies corporate controlled by citizens who are Malays and Natives

(e) the number of shares allotted to bodies corporate controlled by citizens who are non-Malays and non-Natives

41,000

(f) the number of shares allotted to bodies corporate controlled by non-citizens

TOTAL 392,000

Dated this 09 day of June, 2006

TAN SRI DATO' MEGAT ZAHARUDDIN

B. MEGAT MOHD NOR

Director

DIPAK KAUR D/O SANGAT

SINGH \
Secretary

(LS No. 005204)

Lodged by

MAXIS COMMUNICATIONS BERHAD

Address

Level 18 Menara Maxis Kuala Lumpur City Centre Off Jalan Ampang 50088 Kuala Lumpur

Tel